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Attorneys for Plaintiffs

9 TRAFFICSCHOOL.COM, INC. and
DRIVERS ED DIRECT, LLC

10 **UNITED STATES DISTRICT COURT**

11 **CENTRAL DISTRICT OF CALIFORNIA**

12
13 TRAFFICSCHOOL.COM, INC., a
California corporation; DRIVERS ED
14 DIRECT, LLC, a California limited
15 liability company,

16 Plaintiffs,

17 v.

18 EDRIVER, INC., ONLINE GURU,
19 INC., FIND MY SPECIALIST, INC.,
20 and SERIOUSNET, INC., California
21 corporations; RAVI K. LAHOTI, RAJ
LAHOTI, individuals,

22 Defendants.
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CASE NO. CV 06-7561 PA (CWx)

The Honorable Percy Anderson

JOINT STATEMENT ON FEES IN
SUPPORT OF PLAINTIFFS'
MOTION FOR ATTORNEY'S FEES
AND COSTS

Hearing:

Date: December 5, 2011

Time: 1:30 p.m.

Courtroom No. 15

[Filed concurrently with Notice of Motion; Memorandum of Points and Authorities; Joint Statement on Costs; Defendants' Comments to Joint Statement; Declarations of Mina Hamilton and Josephine Brosas in support of Motion; Declaration of Andrew Serwin; and [Proposed] Order]

TRAFFICSCHOOL.COM v EDRIIVER - Case No. 06-CV-07561 PA(CW) - JOINT STATEMENT ON FEES													
Client Time Diary													
Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Pleadings"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	11/1/2006	MIH	HAMILTON, MINA I.	RV	REVIEWED AND REPLIED TO CLIENT EMAIL RE: SETTING UP CONFERENCE CALL RE: DMV.ORG [REDACTED]	0.10	0	225.00	22.50	B	498641	* Defendants have failed to comply with the Court's Order. They merely provided an identical and omnibus objection to every single entry, thus depriving plaintiffs and, importantly, the Court, an opportunity to address Defendants' position as to each disputed item or entry. What Defendants have done is not helpful and defeats the purpose of the Court's Order. Defendants have waived their right to object to a particular entry. See also Memorandum of Points and Authorities in Support of Plaintiffs' Motion for Attorney's Fees and Costs which addresses Defendants' "Comments". (Note: "*" below incorporates by reference this statement)	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/2/2006	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE WITH CLIENTS RE: [REDACTED]	0.50	0	225.00	112.50	B	498641		See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/2/2006	DNM	MAKOUS, DAVID N.		PREPARE FOR MEETING; CONFERENCE WITH C.K. AND E.C. REGARDING "DMV. ORG" [REDACTED]	1.10	0	450.00	495.00	B	498641		See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/3/2006	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM CLIENTS RE: [REDACTED]	0.10	0	225.00	22.50	B	498641	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Pleadings"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	11/6/2006	MIH	HAMILTON, MINA I.	PD	PREPARED DRAFTING OF COMPLAINT [REDACTED]	1.50	0	225.00	337.50	B	498641	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/8/2006	AE1	ESPINOZA, ANTONIA	AD	ANALYZED OCTOBER MONTH-END FILE MONITOR REPORT FOR APPLICATION NO. 78/777,105 FOR THE MARK "DMV.ORG" [REDACTED]	0.30	0	160.00	48.00	B	498641	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/8/2006	MIH	HAMILTON, MINA I.	PD	PREPARED DRAFT OF COMPLAINT [REDACTED]	3.50	0	225.00	787.50	B	498641	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/9/2006	MIH	HAMILTON, MINA I.	PD	PREPARED DRAFT OF COMPLAINT [REDACTED]	2.50	0	225.00	562.50	B	498641	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/9/2006	MIH	HAMILTON, MINA I.	CW	CONFERENCE WITH D. MAKOUS RE: [REDACTED] FILING COMPLAINT AND RESEARCHED [REDACTED]	1.60	0	225.00	360.00	B	498641	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/10/2006	MIH	HAMILTON, MINA I.	PD	PREPARED MEMO TO CLIENT RE: [REDACTED]	0.70	0	225.00	157.50	B	498641	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Pleadings"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	11/15/2006	MIH	HAMILTON, MINA I.	RS	RESEARCHED CALIFORNIA BUSINESS AND PROFESSIONS CODE 1700 AND SEQ. RE: REMEDIES FOR SEEKING RELIEF IN COMPLAINT AND ATTORNEY FEES PROVISIONS RE: SAME	2.40	0	225.00	540.00	B	498641	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/16/2006	MIH	HAMILTON, MINA I.	RV	REVIEWED AND REPLIED TO CLIENT EMAIL AND FINALIZED FIRST DRAFT OF COMPLAINT	0.90	0	225.00	202.50	B	498641	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/17/2006	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE WITH CLIENT RE: [REDACTED]	0.40	0	225.00	90.00	B	498641	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/20/2006	DNM	MAKOUS, DAVID N.		REVISE COMPLAINT WITH NEW ALLEGATIONS VS. EDRIIVER	0.70	0	450.00	315.00	B	498641	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/22/2006	MIH	HAMILTON, MINA I.	FN	[REDACTED] DRAFT COMPLAINT AND PREPARED EXHIBITS [REDACTED]	2.10	0	225.00	472.50	B	498641	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/22/2006	MIH	HAMILTON, MINA I.	MW	MEETING WITH [REDACTED] RE: REVISIONS TO DRAFT COMPLAINT AND PREPARED REVISIONS TO SAME AND SENT UPDATED VERSION TO CLIENT	1.90	0	225.00	427.50	B	498641	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Pleadings"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	11/22/2006	DNM	MAKOUS, DAVID N.		REVISE NEW COMPLAINT [REDACTED]	1.90	0	450.00	855.00	B	498641	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/27/2006	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE WITH CLIENTS RE [REDACTED]	0.40	0	225.00	90.00	B	498641	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/27/2006	MIH	HAMILTON, MINA I.	RE	REVISED COMPLAINT [REDACTED]	3.20	0	225.00	720.00	B	498641	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/27/2006	DNM	MAKOUS, DAVID N.		REVISE COMPLAINT; [REDACTED]	0.60	0	450.00	270.00	B	498641	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/28/2006	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE WITH CLIENT REGARDING [REDACTED]	0.40	0	225.00	90.00	B	498641	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/28/2006	MIH	HAMILTON, MINA I.	RE	REVISED AND FINALIZED COMPLAINT [REDACTED]	1.90	0	225.00	427.50	B	498641	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Pleadings"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	11/29/2006	FJB	BISCARDI, FRANCINE J.	RS	[REDACTED] PREPARE A JUDICIAL PROFILE ON JUDGE PERCY ANDERSON. IN ADDITION, FIND CASES REGARDING FALSE ADVERTISING UNDER THE LANHAM ACT. DATABASE: WESTLAW AND COURTLINK. TYPE: STRATEGIC PROFILE. TIME: 34M.	0.60	0	90.00	54.00	B	498641	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/29/2006	MIH	HAMILTON, MINA I.	RV	REVIEWED FILED STAMPED COMPLAINT AND FORWARDED TO CLIENT AND INSTRUCTIONS TO V. TOWLES RE: SERVICE ON DEFENDANTS	0.20	0	225.00	45.00	B	498641	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/29/2006	MIH	HAMILTON, MINA I.	DW	DISCUSSION WITH D. MAKOUS RE: STRATEGY [REDACTED]	0.40	0	225.00	90.00	B	498641	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/29/2006	MIH	HAMILTON, MINA I.	RV	REVIEWED STATE DMV INTERNET SITES (22) FOR REFERENCES TO LEGAL DEPARTMENTS, AND FILING OF COMPLAINTS	2.40	0	225.00	540.00	B	505109	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/29/2006	MIH	HAMILTON, MINA I.	PD	PREPARED DRAFT COVER LETTER TO DMV AGENCIES [REDACTED]	1.80	0	225.00	405.00	B	505109	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/29/2006	MIH	HAMILTON, MINA I.	DW	DISCUSSION WITH D. MAKOUS RE: STRATEGY [REDACTED]	0.40	0	225.00	90.00	B	498641	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Pleadings"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	11/29/2006	DNM	MAKOUS, DAVID N.		REVIEW E.C. 11/29 E-MAIL REGARDING DMV	0.10	0	450.00	45.00	B	498641	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/30/2006	DNM	MAKOUS, DAVID N.	MW	MEETING WITH MINA HAMILTON [REDACTED] REVIEW SELECTED WEBSITES OF VARIOUS DMV AND DEFENDANT DMV.ORG [REDACTED]	1.00	0	450.00	450.00	B	498641	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	12/1/2006	MIH	HAMILTON, MINA I.	RV	REVIEWED STANDING ORDER AND OTHER NOTICES FROM COURT	0.50	0	225.00	112.50	B	505109	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	12/1/2006	DNM	MAKOUS, DAVID N.		RECEIPT AND REVIEW OF DECEMBER 1ST JUDGE ANDERSON STANDING ORDER REGARDING CASE MANAGEMENT; CONFERENCE WITH MINA HAMILTON [REDACTED]	0.40	0	450.00	180.00	B	505109	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	12/6/2006	AE1	ESPINOZA, ANTONIA	AD	ANALYZED NOVEMBER MONTH-END FILE MONITOR REPORT FOR APPLICATION NO. 78/777,105 FOR THE MARK "DMV.ORG" [REDACTED]	0.30	0	160.00	48.00	B	505109	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	12/6/2006	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM CLIENT [REDACTED]	0.10	0	225.00	22.50	B	505109	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Pleadings"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	12/6/2006	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE WITH DMV.ORG REPRESENTATIVES RE: SETTLEMENT AND REPORT TO CLIENT RE: [REDACTED]	0.20	0	225.00	45.00	B	505109	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	12/6/2006	MIH	HAMILTON, MINA I.		REVIEW EMAIL FROM CLIENT [REDACTED]	0.10	0	225.00	22.50	B	505109	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	12/6/2006	DNM	MAKOUS, DAVID N.	CW	CONFERENCE WITH MINA HAMILTON (SEVERAL) REGARDING [REDACTED]	0.60	0	450.00	270.00	B	505109	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	12/15/2006	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE WITH OPPOSING COUNSEL RE: ANTICIPATED MOTION TO DISMISS FOR LACK OF STANDING	0.30	0	225.00	67.50	B	505109	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	12/15/2006	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM CLIENT RE: [REDACTED]	0.20	0	225.00	45.00	B	505109	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	12/15/2006	DNM	MAKOUS, DAVID N.	TC	TELEPHONE CONFERENCE (2) WITH ATTORNEY FOR DEFENDANTS AT SHEPARD MULLINS REGARDING MOTION TO DISMISS; MEETING WITH MINA HAMILTON REGARDING OPPOSITION TO MOTION TO DISMISS[REDACTED]	0.60	0	450.00	270.00	B	505109	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Pleadings"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	12/19/2006	DCD	DECARLO, DANIEL C.		EVALUATE DEFENDANT'S 12B6 POSITION.	0.50	0	260.00	130.00	B	505109	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	12/19/2006	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM B. DAUSER RE: MEET AND CONFER ON ANTICIPATED MOTION AND DISCUSSION WITH D. MAKOUS RE: SAME	0.20	0	225.00	45.00	B	505109	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	12/19/2006	MIH	HAMILTON, MINA I.	RS	RESEARCHED ISSUE OF WHETHER UNDER FEDERAL AUTHORITY, CLAIMANT MUST SPECIFY WHICH PRONG OF LANHAM ACT RULE 43(A) IT IS SUING UNDER (FALSE ASSOCIATION OR FALSE ADVERTISING) [REDACTED]	2.10	0	225.00	472.50	B	505109	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	12/20/2006	DCD	DECARLO, DANIEL C.		REVIEW COMPLAINT AND AUTHORITY RE DEFENDANT'S EFFORTS TO DISMISS - STANDARD FOR PLEADING 43A CLAIMS AND CONFERENCE WITH MS. HAMILTON RE SAME.	0.80	0	260.00	208.00	B	505109	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	12/20/2006	MIH	HAMILTON, MINA I.	NC	"NO CHARGE" PREPARED RATE INFORMATION AND INVOICE BREAK-DOWN EMAIL [REDACTED]	0.30	0	-	-	B	505109	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	12/21/2006	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM B. DAUSER RE: MOTION TO DISMISS AND FOR MORE DEFINITE STATEMENT AND REPLIED TO SAME REQUESTING EMAILED COPY OF MOTION TO BE SENT ASAP	0.20	0	225.00	45.00	B	505109	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Pleadings"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	12/22/2006	MIH	HAMILTON, MINA I.	RV	REVIEWED MOTION AND ANALYZED FOR POINTS OF OPPOSITION AND PREPARED OUTLINE OF OPPOSITION ARGUMENTS	1.80	0	225.00	405.00	B	505109	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	12/22/2006	MIH	HAMILTON, MINA I.	RS	RESEARCHED STANDARD UNDER FEDERAL RULES FOR MOTION TO DISMISS AND DRAFTED SECTION OF OPPOSITION RE: SAME AND ATTACKING MOTION FOR FAILURE TO PROPERLY APPLY STANDARD	2.40	0	225.00	540.00	B	505109	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	12/22/2006	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM E. CREDITOR RE: [REDACTED]	0.10	0	225.00	22.50	B	505109	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	12/22/2006	DNM	MAKOUS, DAVID N.		RECEIPT AND REVIEW 12/22 E-MAIL REGARDING [REDACTED]	0.10	0	450.00	45.00	B	505109	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	12/26/2006	MIH	HAMILTON, MINA I.	RS	RESEARCHED ISSUE OF DUE DATE FOR OPPOSITION WHEN MOTION DATE IS EXTENDED BEYOND 21 DAYS FROM MEET AND CONFER AND TELEPHONE CALL TO D. MAKOUS RE: SAME	0.40	0	225.00	90.00	B	505109	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	12/26/2006	MIH	HAMILTON, MINA I.	RV	REVIEWED NOTICE FROM COURT RE: TRADEMARK FORM FOR FILING	0.20	0	225.00	45.00	B	505109	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Pleadings"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	12/27/2006	MIH	HAMILTON, MINA I.	RV	REVIEWED COURT ONLINE ORDERS RE: CASE DOCUMENTS/STATUS	0.20	0	225.00	45.00	B	505109	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	12/27/2006	DNM	MAKOUS, DAVID N.	CW	CONFERENCE WITH MINA HAMILTON REGARDING OPPOSITION TO MOTION TO DISMISS AND RELATED ISSUES (2)	0.30	0	450.00	135.00	B	505109	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	12/29/2006	AE1	ESPINOZA, ANTONIA	AD	ANALYZED DECEMBER MONTH-END FILE MONITOR REPORT FOR APPLICATION NO. 78/777,105 FOR THE MARK "DMV.ORG" [REDACTED]	0.30	0	160.00	48.00	B	505109	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	12/29/2006	MIH	HAMILTON, MINA I.	RV	REVIEWED THOMPSON REPORT OF STATUS OF TRADEMARK DMV.ORG	0.20	0	225.00	45.00	B	505109	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/3/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM CLIENT RE: [REDACTED]	0.40	0	225.00	90.00	B	507606	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/3/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED AND ANALYZED MOTION TO DISMISS COMPLAINT OR ALTERNATIVELY TO AMEND COMPLAINT AND REQUEST FOR JUDICIAL NOTICE, FILED BY DEFENDANTS AND PREPARED EMAIL TO CLIENT RE: [REDACTED]	0.90	0	225.00	202.50	B	507606	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Pleadings"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	1/3/2007	DNM	MAKOUS, DAVID N.		REVIEW [REDACTED] DMV.ORG INFORMATION AND WEBSITE AND INTENT	0.30	0	450.00	135.00	B	507606	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/4/2007	MIH	HAMILTON, MINA I.	PD	PREPARED LETTER TO STATE DMVS	1.10	0	225.00	247.50	B	507606	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/4/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL RE: AFFILIATE ADVERTISING PROGRAM [REDACTED]	0.40	0	225.00	90.00	B	507606	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/4/2007	DNM	MAKOUS, DAVID N.		T. SCHOOL ANALYZE 43(A)(1) AND (2), REVISE DRAFT LETTER TO DMV DEPARTMENTS	0.60	0	450.00	270.00	B	507606	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/5/2007	MIH	HAMILTON, MINA I.	RE	REVISED COVER LETTER TO DMV AGENCIES	0.90	0	225.00	202.50	B	507606	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/5/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED CLIENTS REVISIONS [REDACTED]	0.20	0	225.00	45.00	B	507606	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Pleadings"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	1/5/2007	MIH	HAMILTON, MINA I.	PD	PREPARED OUTLINE OF OPPOSITION TO MOTION TO DISMISS AND ANALYZED COMPLAINT FOR ALL ALLEGATIONS SHOWING FALSE ADVERTISING CLAIM AND DRAFTED SECTION OF OPPOSITION RE: SAME	2.20	0	225.00	495.00	B	507606	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/5/2007	DNM	MAKOUS, DAVID N.		REVIEW/REVISE NOTICE TO STATE "DMV" AGENCIES; CONFERENCE WITH MINA HAMILTON REGARDING SAME	0.60	0	450.00	270.00	B	507606	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/6/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED AND ANALYZED MAIN CASES CITED IN DEFENDANTS' MOTION TO DISMISS (13 CASES) AND NOTED DISTINGUISHING ELEMENTS OF EACH CASE IN PREPARATION TO DRAFT OPPOSITION TO MOTION TO DISMISS	4.80	0	225.00	1,080.00	B	507606	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/6/2007	MIH	HAMILTON, MINA I.	RS	RESEARCHED AND REVIEWED CASES AND LEGAL DISCUSSIONS FOR USE IN PLAINTIFF'S OPPOSITION TO MOTION TO DISMISS [REDACTED]	3.70	0	225.00	832.50	B	507606	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/7/2007	MIH	HAMILTON, MINA I.	DR	DRAFTED OPPOSITION TO MOTION TO DISMISS/MOTION FOR MORE DEFINITE STATEMENT [REDACTED]	5.60	0	225.00	1,260.00	B	507606	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/8/2007	MIH	HAMILTON, MINA I.	FN	FINALIZED OPPOSITION AND [REDACTED]	0.50	0	225.00	112.50	B	507606	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Pleadings"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	1/8/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE WITH CLIENT RE: [REDACTED]	0.50	0	225.00	112.50	B	507606	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/8/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM OPPOSING COUNSEL REQUESTING COPY OF OPPOSITION AND REPLIED TO SAME AND INQUIRED ABOUT DEFENDANTS' PROPOSED ORDER AND REVIEWED RESPONSE FROM JOE TADROS RE: SAME	0.20	0	225.00	45.00	B	507606	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/8/2007	MIH	HAMILTON, MINA I.	PD	PREPARED PDF OF FILED OPPOSITION TO OPPOSING COUNSEL WITH COVER EMAIL AND REQUESTED V. TOWLES TO CONFIRM COURTESY COPY WAS SENT TO JUDGE'S CHAMBERS	0.10	0	225.00	22.50	B	507606	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/9/2007	AE1	ESPINOZA, ANTONIA	AD	ANALYZED UPDATED FILE MONITOR REPORT FOR APPLICATION NO. 78/777,105 FOR THE MARK "DMV.ORG" [REDACTED]	0.40	0	160.00	64.00	B	507606	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/9/2007	AE1	ESPINOZA, ANTONIA	RS	RESEARCHED U.S. PATENT AND TRADEMARK OFFICE DATABASE TO SECURE AVAILABLE INFORMATION REGARDING APPLICATION NO. 78/777,105 FOR THE MARK "DMV.ORG" [REDACTED]	0.40	0	160.00	64.00	B	507606	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/9/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED FILE MONITOR UPDATE FOR DMV.ORG [REDACTED]	0.10	0	225.00	22.50	B	507606	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Pleadings"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	1/9/2007	DNM	MAKOUS, DAVID N.		ANALYZE "DMV.ORG" PUBLICATION AND STRATEGY	0.40	0	450.00	180.00	B	507606	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/16/2007	AE1	ESPINOZA, ANTONIA	AD	ANALYZED [REDACTED] WEB SITE SEARCH FOR "DMV", "DRIVERS ED" AND "TRAFFIC SCHOOL" AS RELATES TO ONGOING LITIGATION FOR CASE NO. CV067561	1.00	0	160.00	160.00	B	507606	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/18/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL RE: ORAL ARGUMENT ON MOTION TO DISMISS TAKEN OFF CALENDAR AND CONFIRMED RECEIPT TO JUDGE'S CLERK	0.10	0	225.00	22.50	B	507606	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/18/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED REPLY ON MOTION TO DISMISS FROM DEFENDANTS AND FORWARDED TO CLIENT	0.60	0	225.00	135.00	B	507606	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/18/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED AND REPLIED TO CLIENT ON [REDACTED]	0.10	0	225.00	22.50	B	507606	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/24/2007	DCD	DECARLO, DANIEL C.		EVALUATE COURT'S ORDER RE 12B6 AND OUTLINE 2ND AMENDED COMPLAINT ALLEGATIONS RE COMPETITION.	1.20	0	260.00	312.00	B	507606	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Pleadings"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	1/24/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED AND ANALYZED COURT ORDER GRANTING MOTION TO DISMISS FOR LACK OF STANDING BASED ON NO DIRECT COMPETITION WITH DMV.ORG AND CONFERENCE WITH D. DECARLO RE: SAME; REVIEW OF JACK RUSSEL CASE AND EMAIL TO CLIENT [REDACTED]	0.90	0	225.00	202.50	B	507606	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/25/2007	DCD	DECARLO, DANIEL C.		CONTINUE REVIEW OF DEFENDANT'S AND PLAINTIFF'S WEBSITES [REDACTED]	0.90	0	260.00	234.00	B	507606	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/25/2007	MIH	HAMILTON, MINA I.	RS	RESEARCHED JACK RUSSEL CASE AND CAS	1.90	0	225.00	427.50	B	507606	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/25/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED CLIENT WEBSITE FOR FURTHER	0.50	0	225.00	112.50	B	507606	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/26/2007	AE1	ESPINOZA, ANTONIA	AD	ANALYZED WEB SITE FOR ALASKA DEPARTMENT OF MOTOR VEHICLES [REDACTED]	0.30	0	160.00	48.00	B	507606	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/26/2007	AE1	ESPINOZA, ANTONIA	AD	ANALYZED WEB SITE FOR CALIFORNIA DEPARTMENT OF MOTOR VEHICLES [REDACTED]	0.30	0	160.00	48.00	B	507606	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Pleadings"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	1/26/2007	AE1	ESPINOZA, ANTONIA	AD	ANALYZED WEB SITE FOR COLORADO DEPARTMENT OF MOTOR VEHICLES [REDACTED]	0.30	0	160.00	48.00	B	507606	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/26/2007	AE1	ESPINOZA, ANTONIA	AD	ANALYZED WEB SITE FOR CONNECTICUT DEPARTMENT OF MOTOR VEHICLES [REDACTED]	0.30	0	160.00	48.00	B	507606	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/26/2007	AE1	ESPINOZA, ANTONIA	AD	ANALYZED WEB SITE FOR DELAWARE DEPARTMENT OF MOTOR VEHICLES [REDACTED]	0.30	0	160.00	48.00	B	507606	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/26/2007	AE1	ESPINOZA, ANTONIA	AD	ANALYZED WEB SITE FOR DISTRICT OF COLUMBIA DEPARTMENT OF MOTOR VEHICLES [REDACTED]	0.30	0	160.00	48.00	B	507606	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/26/2007	AE1	ESPINOZA, ANTONIA	AD	ANALYZED WEB SITE FOR GEORGIA DEPARTMENT OF MOTOR VEHICLES [REDACTED]	0.30	0	160.00	48.00	B	507606	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/26/2007	AE1	ESPINOZA, ANTONIA	AD	ANALYZED WEB SITE FOR IDAHO DEPARTMENT OF MOTOR VEHICLES [REDACTED]	0.30	0	160.00	48.00	B	507606	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Pleadings"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	1/26/2007	AE1	ESPINOZA, ANTONIA	AD	ANALYZED WEB SITE FOR NEBRASKA DEPARTMENT OF MOTOR VEHICLES [REDACTED]	0.30	0	160.00	48.00	B	507606	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/26/2007	AE1	ESPINOZA, ANTONIA	AD	ANALYZED WEB SITE FOR NEVADA DEPARTMENT OF MOTOR VEHICLES [REDACTED]	0.30	0	160.00	48.00	B	507606	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/26/2007	AE1	ESPINOZA, ANTONIA	AD	ANALYZED WEB SITE FOR NEW HAMPSHIRE DEPARTMENT OF MOTOR VEHICLES [REDACTED]	0.30	0	160.00	48.00	B	507606	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/26/2007	AE1	ESPINOZA, ANTONIA	AD	ANALYZED WEB SITE FOR NEW YORK DEPARTMENT OF MOTOR VEHICLES [REDACTED]	0.30	0	160.00	48.00	B	507606	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/26/2007	AE1	ESPINOZA, ANTONIA	AD	ANALYZED WEB SITE FOR NORTH CAROLINA DEPARTMENT OF MOTOR VEHICLES [REDACTED]	0.30	0	160.00	48.00	B	507606	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/26/2007	AE1	ESPINOZA, ANTONIA	AD	ANALYZED WEB SITE FOR OREGON DEPARTMENT OF MOTOR VEHICLES [REDACTED]	0.30	0	160.00	48.00	B	507606	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Pleadings"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	1/26/2007	AE1	ESPINOZA, ANTONIA	AD	ANALYZED WEB SITE FOR PENNSYLVANIA DEPARTMENT OF MOTOR VEHICLES [REDACTED]	0.30	0	160.00	48.00	B	507606	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/26/2007	AE1	ESPINOZA, ANTONIA	AD	ANALYZED WEB SITE FOR RHODE ISLAND DEPARTMENT OF MOTOR VEHICLES [REDACTED]	0.30	0	160.00	48.00	B	507606	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/26/2007	AE1	ESPINOZA, ANTONIA	AD	ANALYZED WEB SITE FOR SOUTH CAROLINA DEPARTMENT OF MOTOR VEHICLES [REDACTED]	0.30	0	160.00	48.00	B	507606	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/26/2007	AE1	ESPINOZA, ANTONIA	AD	ANALYZED WEB SITE FOR UTAH DEPARTMENT OF MOTOR VEHICLES [REDACTED]	0.30	0	160.00	48.00	B	507606	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/26/2007	AE1	ESPINOZA, ANTONIA	AD	ANALYZED WEB SITE FOR VERMONT DEPARTMENT OF MOTOR VEHICLES [REDACTED]	0.30	0	160.00	48.00	B	507606	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/26/2007	AE1	ESPINOZA, ANTONIA	AD	ANALYZED WEB SITE FOR VIRGINIA DEPARTMENT OF MOTOR VEHICLES [REDACTED]	0.30	0	160.00	48.00	B	507606	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Pleadings"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	1/26/2007	AE1	ESPINOZA, ANTONIA	AD	ANALYZED WEB SITE FOR WEST VIRGINIA DEPARTMENT OF MOTOR VEHICLES [REDACTED]	0.30	0	160.00	48.00	B	507606	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/26/2007	AE1	ESPINOZA, ANTONIA	PD	PREPARED REPORT/CHART OF ALL DRAFT LETTERS [REDACTED]	1.00	0	160.00	160.00	B	507606	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/26/2007	MIH	HAMILTON, MINA I.	PD	PREPARED EMAILS TO CLIENT RE: [REDACTED]	0.10	0	225.00	22.50	B	507606	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/26/2007	MIH	HAMILTON, MINA I.	PD	PREPARED MEMO RE: COURT'S ORDER ON ISSUE OF STANDING [REDACTED]	1.50	0	225.00	337.50	B	507606	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/29/2007	DCD	DECARLO, DANIEL C.		FURTHER EVALUATION OF LANGUAGE FOR AMENDED COMPLAINT.	1.20	0	260.00	312.00	B	507606	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/29/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE WITH CLIENT RE: [REDACTED]	1.40	0	225.00	315.00	B	507606	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Pleadings"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	1/29/2007	MIH	HAMILTON, MINA I.	RE	REVISED MEMO ON STANDING ISSUE TO [REDACTED]	1.50	0	225.00	337.50	B	507606	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/30/2007	MIH	HAMILTON, MINA I.	PD	PREPARED FIRST AMENDED COMPLAINT (ALLEGATIONS OF COMPETITION AND COMMERCIAL INJURY)	2.90	0	225.00	652.50	B	507606	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/31/2007	MIH	HAMILTON, MINA I.	DR	DRAFTED EMAIL TO CLIENT RE: [REDACTED]	0.10	0	225.00	22.50	B	507606	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/31/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED DMV.ORG TRADEMARK FILE MONITOR REPORT [REDACTED]	0.20	0	225.00	45.00	B	507606	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/31/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED AND TS AND DMV.ORG WEBSITES AND PRINTED EXHIBITS NUMBERED 1 THROUGH 15 IN FIRST AMENDED COMPLAINT [REDACTED]	1.80	0	225.00	405.00	B	507606	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/31/2007	MIH	HAMILTON, MINA I.	PD	PREPARED FIRST AMENDED COMPLAINT (REVISIONS FROM COMPLAINT)	2.50	0	225.00	562.50	B	507606	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Pleadings"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	2/1/2007	DCD	DECARLO, DANIEL C.		FURTHER REVISIONS TO AMENDED COMPLAINT RE SPECIFIC ALLEGATIONS OF COMPETITION AND RELATIONSHIP WITH REFERRAL SITES.	1.80	0	260.00	468.00	B	513508	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	2/1/2007	AE1	ESPINOZA, ANTONIA	AD	ANALYZED UPDATED FILE MONITOR REPORT FOR APPLICATION NO. 78/777,105 FOR THE MARK "DMV.ORG"[REDACTED]	0.50	0	160.00	80.00	B	513508	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	2/1/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM CLIENT REGARDING [REDACTED]	0.20	0	225.00	45.00	B	513508	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	2/1/2007	MIH	HAMILTON, MINA I.	PD	PREPARED EMAIL TO CLIENT RE: [REDACTED]	0.10	0	225.00	22.50	B	513508	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	2/1/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED AND REPLIED TO EMAILS FROM CLIENT RE: [REDACTED]	0.20	0	225.00	45.00	B	513508	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	2/1/2007	MIH	HAMILTON, MINA I.	RE	REVISED FIRST AMENDED COMPLAINT (INCLUDING NUMBERING AND ORGANIZATION OF ALL EXHIBITS REFERENCED, ETC.)	3.20	0	225.00	720.00	B	513508	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Pleadings"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	2/2/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE WITH CLIENT RE: [REDACTED]	0.50	0	225.00	112.50	B	513508	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	2/4/2007	MIH	HAMILTON, MINA I.	PD	PREPARED REVISIONS TO FIRST AMENDED COMPLAINT PER [REDACTED]	2.00	0	225.00	450.00	B	513508	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	2/4/2007	MIH	HAMILTON, MINA I.	PD	PREPARED EMAIL OF FINAL DRAFT FIRST AMENDED COMPLAINT TO CLIENT AND ORGANIZED EXHIBITS FOR FILING TOMORROW	0.50	0	225.00	112.50	B	513508	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	2/5/2007	MIH	HAMILTON, MINA I.	PR	PROOFED/REVISED COMPLAINT AND PREPARED COVER LETTER TO OPPOSING COUNSEL RE: MEET AND CONFER PROCESS FOR MOTION TO DISMISS	1.10	0	225.00	247.50	B	513508	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	2/6/2007	FJB	BISCARDI, FRANCINE J.	RS	[REDACTED] COMPREHENSIVE COMPANY SEARCH FOR (1) FIND MY SPECIALIST, (2) EDRIIVER, (3) ONLINE GURU AND (4) SERIOUS.NET. DATABASE: WESTLAW. TYPE: PUBLIC RECORDS. TIME: 1HR25M.	1.50	0	110.00	165.00	B	513508	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	2/6/2007	DCD	DECARLO, DANIEL C.		REVIEW VARIOUS EVIDENCE RE WEBSITE PATHS RE PREPARATION FOR SCHEDULING CONFERENCE.	1.20	0	260.00	312.00	B	513508	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Pleadings"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	2/6/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED VOICE MESSAGE FROM E. CREDITOR [REDACTED]	0.40	0	225.00	90.00	B	513508	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	2/6/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL REPLY FROM E. CREDITOR RE: [REDACTED]	0.10	0	225.00	22.50	B	513508	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	2/6/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED RESPONSE FROM CLIENT AND REPLIED TO SAME RE: [REDACTED]	0.10	0	225.00	22.50	B	513508	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	2/6/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED COMPANY SEARCHES FROM F. BISCARDI AND PERCY ANDERSON LOCAL JUDGE'S PROCEDURES FOR SCHEDULING HEARING	0.20	0	225.00	45.00	B	513508	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	2/9/2007	AE1	ESPINOZA, ANTONIA	AD	ANALYZED UPDATED FILE MONITOR REPORT FOR CONFLICT APPLICATION NO. 78/777,105 FOR THE MARK "DMV.ORG" [REDACTED]	0.40	0	160.00	64.00	B	513508	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	2/13/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM CLIENT RE: [REDACTED]	0.10	0	225.00	22.50	B	513508	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Pleadings"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	2/14/2007	DNM	MAKOUS, DAVID N.		REVIEW SEVERAL E.C. 2/13 AND 2/14 E-MAILS; PREPARE REPLY [REDACTED]	0.60	0	450.00	270.00	B	513508	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	2/15/2007	DCD	DECARLO, DANIEL C.		REVIEW OPPOSING COUNSEL'S ARGUMENTS RE "INSIGNIFICANT COMPETITION" POSITION AND OUTLINE RESPONSE RE 12B6 MOTION.	0.90	0	260.00	234.00	B	513508	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	2/15/2007	MIH	HAMILTON, MINA I.	PD	PREPARED EMAIL TO OPPOSING COUNSEL RE: MEET AND CONFER ON MOTION TO DISMISS	0.10	0	225.00	22.50	B	513508	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	2/15/2007	MIH	HAMILTON, MINA I.	DW	DISCUSSION WITH J. TADROS RE: MOTION TO DISMISS AND MEET AND CONFER ON LEGAL ISSUES	0.50	0	225.00	112.50	B	513508	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	2/20/2007	MIH	HAMILTON, MINA I.	PD	PREPARED OPPOSITION TO MOTION TO DISMISS FIRST AMENDED COMPLAINT (REVIEW BRIEFS ON JACK RUSSELL NINTH CIRCUIT CASE IN ORDER TO DISTINGUISH, RESEARCH CASES [REDACTED])	2.30	0	225.00	517.50	B	513508	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	2/22/2007	MIH	HAMILTON, MINA I.	RS	RESEARCHED FOR CASES WHERE STANDING WAS FOUND [REDACTED]	3.20	0	225.00	720.00	B	513508	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Pleadings"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	2/23/2007	MIH	HAMILTON, MINA I.		FORWARDED MOTION TO DISMISS TO CLIENT AND RESPONDED TO CLIENT INQUIRY RE: [REDACTED]	0.20	0	225.00	45.00	B	513508	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	2/23/2007	MIH	HAMILTON, MINA I.	AD	ANALYZED MOTION TO DISMISS STATEMENTS RE: FIRST AMENDED COMPLAINT AND PREPARED OPPOSING POINTS FOR EACH FALSE ASSERTION MADE	1.30	0	225.00	292.50	B	513508	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	2/24/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED VOICE MAIL AND EMAIL FROM CLIENT RE: [REDACTED] AND BEGAN OUTLINE FOR OPPOSITION	1.80	0	225.00	405.00	B	513508	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	2/26/2007	DCD	DECARLO, DANIEL C.		REVIEW OF ALL COMPETITION CASES CITED BY COURT AND DEFENDANTS AND OUTLINE OPPOSITION AND DRAFT DISCRETE PORTIONS OF OPPOSITION.	2.20	0	260.00	572.00	B	513508	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	2/27/2007	DCD	DECARLO, DANIEL C.		DRAFT PORTION OF ARGUMENT RE 12B6 RE PORTION RELATED TO WHY THERE IS NO STANDARD FOR "PRIMARY" COMPETITION AND "FOCUS" ISSUE.	1.00	0	260.00	260.00	B	513508	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	2/27/2007	AE1	ESPINOZA, ANTONIA	AD	ANALYZED UPDATED FILE MONITOR REPORT RECEIVED FOR CONFLICT APPLICATION NO. 78/777,105 FOR THE MARK "DMV.ORG"	0.20	0	160.00	32.00	B	513508	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Pleadings"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	2/27/2007	MIH	HAMILTON, MINA I.	PD	PREPARED DRAFT OF OPPOSITION TO MOTION TO DISMISS (DRAFTED ARGUMENT RE: ALLEGATIONS IN FIRST AMENDED COMPLAINT BEING SUFFICIENT TO CONFER STANDING)	3.10	0	225.00	697.50	B	513508	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	2/27/2007	MIH	HAMILTON, MINA I.	PD	PREPARED DRAFTED SUMMARY OF CASES [REDACTED]	1.30	0	225.00	292.50	B	513508	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	2/28/2007	DCD	DECARLO, DANIEL C.		FURTHER PREPARATION OF OPPOSITION TO MOTION TO DISMISS. PREPARE SECTION ON APPLICABILITY OF NEW ALLEGATIONS.	0.60	0	260.00	156.00	B	513508	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	3/1/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED COURT ORDER MOVING SCHEDULING CONFERENCE TO 3/19/2007 AT 10:30 A.M. - SAME DATE AS HEARING ON MOTION TO DISMISS	0.10	0	225.00	22.50	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	3/2/2007	MIH	HAMILTON, MINA I.		DRAFTED/REVISED OPPOSITION TO MOTION TO DISMISS	5.50	0	225.00	1,237.50	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	3/4/2007	MIH	HAMILTON, MINA I.	PD	PREPARED AND REVISED OPPOSITION TO MOTION TO DISMISS	1.60	0	225.00	360.00	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Pleadings"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	3/4/2007	DNM	MAKOUS, DAVID N.		REVISE OPPOSITION PAPERS	0.70	0	450.00	315.00	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	3/5/2007	MIH	HAMILTON, MINA I.	FN	FINALIZED OPPOSITION TO MOTION TO DISMISS AND FORWARDED TO CLIENT	2.30	0	225.00	517.50	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	3/5/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE WITH CLIENT RE: [REDACTED]	0.10	0	225.00	22.50	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	3/5/2007	MIH	HAMILTON, MINA I.	RE	REVISED PROOFED OPPOSITION TO MOTION TO DISMISS FOR FILING AND SERVICE	0.40	0	225.00	90.00	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	3/7/2007	AE1	ESPINOZA, ANTONIA	AD	ANALYZED UPDATED FILE MONITOR REPORT FOR APPLICATION NO. 78/777,105 FOR THE MARK "DMV.ORG" [REDACTED]	0.20	0	160.00	32.00	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	3/7/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED MEMO OF LAW RE:[REDACTED]	0.50	0	225.00	112.50	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Pleadings"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	3/7/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED LETTER FROM STATE OF CONNECTICUT AND FORWARD SAME TO CLIENT	0.10	0	225.00	22.50	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	3/8/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM ED PEMBLE (OHIO STATE) RE: DMV ACTION AND [REDACTED]	0.10	0	225.00	22.50	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	3/9/2007	MIH	HAMILTON, MINA I.		RECEIPT AND REVIEW OF ELECTRONIC NOTICES OF FILINGS RE: MOTIONS TO DISMISS/JUDICIAL NOTICE REQUESTS	0.10	0	225.00	22.50	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	3/9/2007	DNM	MAKOUS, DAVID N.		REVIEW CONNECTICUT A.G. LETTER; [REDACTED] REVIEW IDAHO DMV LETTER	0.40	0	450.00	180.00	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	3/12/2007	DNM	MAKOUS, DAVID N.	CW	CONFERENCE WITH MINA HAMILTON REGARDING [REDACTED]	0.50	0	450.00	225.00	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	3/13/2007	MIH	HAMILTON, MINA I.	PD	PREPARED EMAIL TO JOE TADROS RE: REPLY AND REVIEWED REPLY TO SAME AND ATTACHED REPLY AND FORWARDED TO CLIENT	0.10	0	225.00	22.50	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Pleadings"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	3/13/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED LETTER FROM NEW YORK STATE DMV AND FORWARD TO CLIENT	0.10	0	225.00	22.50	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	3/13/2007	DNM	MAKOUS, DAVID N.		RECEIPT AND REVIEW N.Y. DMV 3/5 LETTER (A.G.), CONFERENCE WITH MINA HAMILTON	0.30	0	450.00	135.00	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	3/14/2007	MIH	HAMILTON, MINA I.	AD	ANALYZED DEFENDANTS REPLY IN SUPPORT OF MOTION TO DISMISS	0.50	0	225.00	112.50	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	3/14/2007	MIH	HAMILTON, MINA I.	PD	PREPARED E MAIL MEMORANDUM RE SUMMARY OF REPLY [REDACTED]	0.50	0	225.00	112.50	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	3/14/2007	MIH	HAMILTON, MINA I.	PD	PREPARED E-MAIL REPORT TO [REDACTED]	0.20	0	225.00	45.00	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	3/14/2007	MIH	HAMILTON, MINA I.	DW	DISCUSSION WITH D. MAKOUS RE [REDACTED]	0.20	0	225.00	45.00	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Pleadings"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	3/14/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE WITH ERIC CREDITOR RE [REDACTED]	0.80	0	225.00	180.00	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	3/14/2007	DNM	MAKOUS, DAVID N.		REVIEW "DMV.ORG" PUBLICATION, EXCHANGE COMMENTS WITH [REDACTED]	0.60	0	450.00	270.00	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	3/14/2007	DNM	MAKOUS, DAVID N.		CONSIDER OPPOSITION [REDACTED]	0.60	0	450.00	270.00	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	3/14/2007	DNM	MAKOUS, DAVID N.		LENGTHY CONFERENCE WITH E.C. REGARDING [REDACTED]	0.70	0	450.00	315.00	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	3/15/2007	AE1	ESPINOZA, ANTONIA	CW	CONFERENCE WITH MIH REGARDING RESPONSE RECEIVED FROM IDAHO STATE DEPARTMENT OF MOTOR VEHICLES [REDACTED]	0.50	0	160.00	80.00	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	3/15/2007	AE1	ESPINOZA, ANTONIA	CW	CONFERENCE WITH MIH TO PREPARE LETTER TO CALIFORNIA STATE DMV [REDACTED]	0.50	0	160.00	80.00	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Pleadings"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	3/15/2007	AE1	ESPINOZA, ANTONIA	CW	CONFERENCE WITH MIH REGARDING RESPONSE RECEIVED FROM CONNECTICUT STATE DEPARTMENT OF MOTOR VEHICLES [REDACTED]	0.50	0	160.00	80.00	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	3/15/2007	AE1	ESPINOZA, ANTONIA	CW	CONFERENCE WITH MIH REGARDING RESPONSE RECEIVED FROM NEW YORK STATE DEPARTMENT OF MOTOR VEHICLES [REDACTED]	0.50	0	160.00	80.00	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	3/15/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED COURT CLERK CONVERSATION WITH D. MAKOUS TAKING HEARINGS OFF CALENDAR AND PREPARED NOTICE TO OPPOSING COUNSEL PER CLERK'S REQUEST VIA PHONE AND EMAIL	0.20	0	225.00	45.00	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	3/15/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM OPPOSING COUNSEL B. DAUCHER RE: NOTICE OF COURT TAKING HEARING OFF CALENDAR	0.10	0	225.00	22.50	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	3/15/2007	MIH	HAMILTON, MINA I.	PD	PREPARED DRAFT DMV AGENCY LETTER [REDACTED]	1.30	0	225.00	292.50	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	3/15/2007	DNM	MAKOUS, DAVID N.		REVISE [REDACTED] LETTERS TO EACH STATE DMVS REGARDING OPPOSITION TO DMV.ORG	1.40	0	450.00	630.00	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Pleadings"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	3/15/2007	DNM	MAKOUS, DAVID N.		OUTLINE STATE EVIDENCE AND LANGUAGE FOR LETTER; REVISE	0.60	0	450.00	270.00	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	3/20/2007	AE1	ESPINOZA, ANTONIA	PD	PREPARED SECOND LETTER TO ALASKA DMV [REDACTED]	0.20	0	160.00	32.00	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	3/20/2007	AE1	ESPINOZA, ANTONIA	PD	PREPARED SECOND LETTER TO COLORADO DMV [REDACTED]	0.20	0	160.00	32.00	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	3/20/2007	AE1	ESPINOZA, ANTONIA	PD	PREPARED SECOND LETTER TO DELAWARE DMV [REDACTED]	0.20	0	160.00	32.00	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	3/20/2007	AE1	ESPINOZA, ANTONIA	PD	PREPARED SECOND LETTER TO WASHINGTON, D.C. DMV [REDACTED]	0.20	0	160.00	32.00	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	3/20/2007	AE1	ESPINOZA, ANTONIA	PD	PREPARED SECOND LETTER TO GEORGIA DMV [REDACTED]	0.20	0	160.00	32.00	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Pleadings"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	3/20/2007	AE1	ESPINOZA, ANTONIA	PD	PREPARED SECOND LETTER TO NEBRASKA DMV [REDACTED]	0.20	0	160.00	32.00	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	3/20/2007	AE1	ESPINOZA, ANTONIA	PD	PREPARED SECOND LETTER TO NEVADA DMV [REDACTED]	0.20	0	160.00	32.00	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	3/20/2007	AE1	ESPINOZA, ANTONIA	PD	PREPARED SECOND LETTER TO NEW HAMPSHIRE DMV [REDACTED]	0.20	0	160.00	32.00	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	3/20/2007	AE1	ESPINOZA, ANTONIA	PD	PREPARED SECOND LETTER TO NORTH CAROLINA DMV [REDACTED]	0.20	0	160.00	32.00	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	3/20/2007	AE1	ESPINOZA, ANTONIA	PD	PREPARED SECOND LETTER TO OREGON DMV [REDACTED]	0.20	0	160.00	32.00	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	3/20/2007	AE1	ESPINOZA, ANTONIA	PD	PREPARED SECOND LETTER TO PENNSYLVANIA DMV [REDACTED]	0.20	0	160.00	32.00	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Pleadings"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	3/20/2007	AE1	ESPINOZA, ANTONIA	PD	PREPARED SECOND LETTER TO RHODE ISLAND DMV [REDACTED]	0.20	0	160.00	32.00	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	3/20/2007	AE1	ESPINOZA, ANTONIA	PD	PREPARED SECOND LETTER TO SOUTH CAROLINA DMV [REDACTED]	0.20	0	160.00	32.00	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	3/20/2007	AE1	ESPINOZA, ANTONIA	PD	PREPARED SECOND LETTER TO UTAH DMV [REDACTED]	0.20	0	160.00	32.00	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	3/20/2007	AE1	ESPINOZA, ANTONIA	PD	PREPARED SECOND LETTER TO VERMONT DMV [REDACTED]	0.20	0	160.00	32.00	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	3/20/2007	AE1	ESPINOZA, ANTONIA	PD	PREPARED SECOND LETTER TO VIRGINIA DMV [REDACTED]	0.20	0	160.00	32.00	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	3/20/2007	AE1	ESPINOZA, ANTONIA	PD	PREPARED SECOND LETTER TO WEST VIRGINIA DMV [REDACTED]	0.20	0	160.00	32.00	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Pleadings"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	3/20/2007	AE1	ESPINOZA, ANTONIA	PD	PREPARED SECOND LETTER TO WISCONSIN DMV [REDACTED]	0.20	0	160.00	32.00	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	3/20/2007	AE1	ESPINOZA, ANTONIA	PD	PREPARED AND FILED 30 DAY REQUEST FOR EXTENSION OF TIME TO FILE OPPOSITION (#1) TO EDRIIVER, INC. APPLICATION NO. 78/777,105 FOR THE MARK "DMV.ORG"[REDACTED]	0.50	0	160.00	80.00	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	3/20/2007	AE1	ESPINOZA, ANTONIA	PD	PREPARED AND FILED 30 DAY REQUEST FOR EXTENSION OF TIME TO FILE OPPOSITION (#2) TO EDRIIVER, INC. APPLICATION NO. 78/777,105 FOR THE MARK "DMV.ORG" [REDACTED]	0.50	0	160.00	80.00	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	3/20/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED DMV.ORG NOTICE OF REGISTRATION LETTERS [REDACTED]	0.80	0	225.00	180.00	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	3/20/2007	MIH	HAMILTON, MINA I.		INSTRUCTIONS TO T. ESPINOZA RE: [REDACTED]	0.20	0	225.00	45.00	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	3/21/2007	DNM	MAKOUS, DAVID N.		CONFERENCE WITH MINA HAMILTON REGARDING [REDACTED]	0.40	0	450.00	180.00	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Pleadings"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	3/23/2007	MIH	HAMILTON, MINA I.	PD	PREPARED EMAIL TO CLIENT RE: [REDACTED]	0.10	0	225.00	22.50	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	3/26/2007	AE1	ESPINOZA, ANTONIA	AD	ANALYZED UPDATED FILE MONITOR REPORT REGARDING 30 DAY REQUESTS FOR EXTENSIONS TO OPPOSE APPLICATION NO. 78/777,105 FOR THE MARK "DMV.ORG" [REDACTED]	0.50	0	160.00	80.00	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	3/26/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED LETTER FROM GEORGIA DMV	0.10	0	225.00	22.50	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	3/26/2007	DNM	MAKOUS, DAVID N.		RECEIPT AND REVIEW GEORGIA STATE DEPARTMENT LETTER [REDACTED]	0.60	0	450.00	270.00	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	3/27/2007	AE1	ESPINOZA, ANTONIA	CW	CONFERENCE WITH COUNSEL REGARDING INQUIRY FROM ASSISTANT ATTORNEY GENERAL OF NORTH CAROLINA [REDACTED]	0.50	0	160.00	80.00	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	3/27/2007	AE1	ESPINOZA, ANTONIA	PD	PREPARED TRANSMIT E MAIL COMMUNICATION TO CLIENT FORWARDING COPY OF 30 DAY REQUESTS FOR EXTENSIONS TO OPPOSE APPLICATION NO. 78/777, [REDACTED]	0.60	0	160.00	96.00	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Pleadings"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	3/27/2007	DNM	MAKOUS, DAVID N.	TC	TELEPHONE CONFERENCE (2) SEVERAL WITH [REDACTED] DEPARTMENT OF JUSTICE, STATE OF NORTH CAROLINA [REDACTED]	0.70	0	450.00	315.00	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	3/27/2007	DNM	MAKOUS, DAVID N.		INSTRUCTIONS TO MINA HAMILTON AND TONI ESPINOZA REGARDING FOLLOW-UP [REDACTED]	0.30	0	450.00	135.00	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	3/28/2007	AE1	ESPINOZA, ANTONIA	CW	CONFERENCE WITH ATTORNEY TO DISCUSS [REDACTED]	0.40	0	160.00	64.00	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	3/28/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM PHILIP PORTER RE: DMV.ORG OPPOSITION	0.10	0	225.00	22.50	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	3/28/2007	DNM	MAKOUS, DAVID N.	TC	TELEPHONE CONFERENCE (SEVERAL) WITH [REDACTED] DMV ATTORNEY FOR STATE OF CONNECTICUT [REDACTED]	1.10	0	450.00	495.00	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	3/29/2007	AE1	ESPINOZA, ANTONIA	TT	TELEPHONE CALL TO ATTORNEY GENERAL OFFICE OF NORTH CAROLINA REGARDING [REDACTED]	0.30	0	160.00	48.00	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Pleadings"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	3/29/2007	AE1	ESPINOZA, ANTONIA	AD	ANALYZED U.S. TTAB DATABASE TO CONFIRM 30-DAY REQUEST FOR EXTENSION OF TIME TO FILE OPPOSITION TO APPLICATION NO. 78/777,105 FOR THE MARK "DMV.ORG" [REDACTED]	1.00	0	160.00	160.00	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	3/29/2007	AE1	ESPINOZA, ANTONIA	AD	ANALYZED U.S. TTAB DATABASE TO CONFIRM 30-DAY REQUEST FOR EXTENSION OF TIME TO FILE OPPOSITION TO APPLICATION NO. 78/777,105 FOR THE MARK "DMV.ORG" [REDACTED]	0.70	0	160.00	112.00	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	3/29/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED DMV.ORG EXTENSIONS OF TIME TO OPPOSE BY CONNECTICUT AND SOUTH CAROLINA	0.10	0	225.00	22.50	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	3/29/2007	DNM	MAKOUS, DAVID N.		REVIEW SOUTH CAROLINA REQUEST FOR EXTENSION OF TIME TO OPPOSE, [REDACTED]	0.70	0	450.00	315.00	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/3/2007	MIH	HAMILTON, MINA I.		REVIEWED PACER COURT DOCKET [REDACTED]	0.20	0	225.00	45.00	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/3/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM JOE TADROS RE ANSWER DUE DATE AND REPLIED TO SAME SETTING MEET AND CONFER FOR THURSDAY AT 2:00 P.M.	0.10	0	225.00	22.50	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Pleadings"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	4/4/2007	MIH	HAMILTON, MINA I.	RS	RESEARCHED MOTION TO STRIKE PORTIONS OF ANSWER LEGAL STANDARD [REDACTED]	0.50	0	225.00	112.50	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/4/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED E-MAIL FROM J. TADROS AND ATTACHED ANSWER TO FIRST AMENDED COMPLAINT	0.40	0	225.00	90.00	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/5/2007	DCD	DECARLO, DANIEL C.		EVALUATE AFFIRMATIVE DEFENSES, CONSIDER MOTION TO STRIKE AND DISCOVERY DIRECTED TO WORD ISSUES RAISED BY ANSWER AND CONSIDER ISSUES RE AMENDING COMPLAINT.	1.10	0	260.00	286.00	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/6/2007	AE1	ESPINOZA, ANTONIA	PD	PREPARED PREPARED CALENDAR REPORT REGARDING 30-DAY OPPOSITION OR FURTHER EXTENSION TO FILE OPPOSITION TO APPLICATION NO. 78/777,105 FOR THE MARK "DMV.ORG" [REDACTED]	0.30	0	160.00	48.00	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/6/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED VOICE MAIL FROM CHRIS GILL [REDACTED]	0.10	0	225.00	22.50	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/6/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED DMV.ORG MONTH END FILE MONITOR	0.10	0	225.00	22.50	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Pleadings"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	4/9/2007	MIH	HAMILTON, MINA I.	RS	RESEARCHED DRAFTING OF ALLEGATIONS OF CONSPIRACY, JOINT VENTURES, FOR PURPOSES OF [REDACTED]	3.60	0	225.00	810.00	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/10/2007	MIH	HAMILTON, MINA I.	PD	PREPARED SECOND AMENDED COMPLAINT	1.20	0	225.00	270.00	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/10/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED DOMAIN NAME EVIDENCE AND RESEARCH DONE ON SERIOUS NET AND FIND MY SPECIALIST IN PREPARATION TO DRAFT SECOND AMENDED COMPLAINT	0.80	0	225.00	180.00	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/10/2007	MIH	HAMILTON, MINA I.	PD	PREPARED SECOND AMENDED COMPLAINT	0.70	0	225.00	157.50	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/10/2007	MIH	HAMILTON, MINA I.	RS	RESEARCHED CASE LAW FROM NINTH CIRCUIT REGARDING PROOF OF FALSITY INCLUDING [REDACTED]	1.40	0	225.00	315.00	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/12/2007	MIH	HAMILTON, MINA I.	PD	PREPARED EMAIL TO OPPOSING COUNSEL RE: AMENDED COMPLAINT INQUIRY	0.20	0	225.00	45.00	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Pleadings"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	4/13/2007	MIH	HAMILTON, MINA I.	DW	DISCUSSION WITH D. MAKOUS RE: .[REDACTED]	0.20	0	225.00	45.00	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/13/2007	MIH	HAMILTON, MINA I.	RS	RESEARCHED POLICY OF .ORG DOMAIN ORGANIZATION AND EMAILED [REDACTED]	0.40	0	225.00	90.00	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/13/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE TO .ORG ORGANIZATION AND PREPARED EMAIL RE: [REDACTED]	0.10	0	225.00	22.50	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/13/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED ANSWER FROM J. TADROS RE: STIPULATION TO AMEND COMPLAINT AND FORWARDED TO [REDACTED]	0.10	0	225.00	22.50	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/16/2007	MIH	HAMILTON, MINA I.	NC	"NO CHARGE" REVIEW EMAIL RE: CLIENT I[REDACTED]	0.20	0	-	-	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/26/2007	DNM	MAKOUS, DAVID N.		REVIEW STATES GROUNDS FOR OPPOSITIONS UNDER 15 USC INCLUDING SECTIONS 2(A), 2(B), 2(D) AND 2(E)	0.30	0	450.00	135.00	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Pleadings"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	4/27/2007	AE1	ESPINOZA, ANTONIA	AD	ANALYZED UPDATED FILE MONITOR REPORT REGARDING 60 DAY REQUEST FOR EXTENSION OF TIME TO OPPOSE APPLICATION NO. 78/777,105 FOR THE MARK "DMV.ORG" [REDACTED]	0.40	0	160.00	64.00	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/27/2007	AE1	ESPINOZA, ANTONIA	AD	ANALYZED FURTHER 60 DAY REQUEST FOR EXTENSION OF TIME TO FILE OPPOSITION TO EDRIVER, INC. APPLICATION NO. 78/777,105 FOR THE MARK "DMV.ORG" [REDACTED]	0.40	0	160.00	64.00	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/27/2007	AE1	ESPINOZA, ANTONIA	AD	ANALYZED FURTHER 60 DAY REQUEST FOR EXTENSION OF TIME TO FILE OPPOSITION (#2) TO EDRIVER, INC. APPLICATION NO. 78/777,105 FOR THE MARK "DMV.ORG" [REDACTED]	0.40	0	160.00	64.00	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/27/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED DMV.ORG MONTH END TRADEMARK MONITOR	0.10	0	225.00	22.50	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/27/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED AND REPLIED TO TELEPHONE CALL FROM PHIL PORTER RE: [REDACTED]	0.60	0	225.00	135.00	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/27/2007	MIH	HAMILTON, MINA I.	PD	PREPARED OPPOSITION NOTICE TO DMV.ORG	0.30	0	225.00	67.50	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Pleadings"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	4/27/2007	MIH	HAMILTON, MINA I.	PD	PREPARED REQUESTS FOR EXTENSION OF TIME TO OPPOSE AND FILED ONLINE	0.40	0	225.00	90.00	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/27/2007	MIH	HAMILTON, MINA I.		PREPARED, REVIEWED AND REPLIED TO EMAILS WITH CLIENT RE: [REDACTED]	0.40	0	225.00	90.00	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/2/2007	DCD	DECARLO, DANIEL C.		REVISE 2ND AMENDED COMPLAINT.	0.60	0	260.00	156.00	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/2/2007	AE1	ESPINOZA, ANTONIA	AD	ANALYZED UPDATED FILE MONITOR REPORT REGARDING 60 DAY REQUESTS FOR EXTENSIONS TO OPPOSE APPLICATION NO. 78/777,105 FOR THE MARK "DMV.ORG" [REDACTED]	0.40	0	160.00	64.00	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/2/2007	MIH	HAMILTON, MINA I.	FN	FINALIZED REDLINED VERSION OF SECOND AMENDED COMPLAINT AND [REDACTED]	2.00	0	225.00	450.00	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/2/2007	MIH	HAMILTON, MINA I.	RE	REVISED SECOND AMENDED COMPLAINT PER [REDACTED]	0.40	0	225.00	90.00	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Pleadings"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	5/2/2007	MIH	HAMILTON, MINA I.	PD	PREPARED EMAIL TO J. TADROS AND CLIENTS ATTACHING FIRST AMENDED COMPLAINT AND REPLIED TO EMAIL FROM CLIENT RE: [REDACTED]	0.20	0	225.00	45.00	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/2/2007	MIH	HAMILTON, MINA I.	RS	RESEARCHED LEGAL GROUNDS FOR MOTION TO AMEND UNDER FEDERAL RULES OF CIVIL PROCEDURE 15 AND RELATED CASE LAW	0.70	0	225.00	157.50	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/2/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED UPDATED FILE MONITOR FOR DMV.ORG	0.10	0	225.00	22.50	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/3/2007	AE1	ESPINOZA, ANTONIA	AD	ANALYZED U.S. TRADEMARK TRIAL & APPEAL BOARD DATABASE TO CONFIRM CALIFORNIA DMV FILED AN OPPOSITION TO APPLICATION NO. 78/777,105 FOR THE MARK "DMV.ORG"[REDACTED]	0.50	0	160.00	80.00	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/3/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED CALIFORNIA OPPOSITION TO DMV.ORG [REDACTED]	0.40	0	225.00	90.00	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/4/2007	DCD	DECARLO, DANIEL C.		TELEPHONE CONFERENCE WITH JOE TADROS RE MOTION FOR LEAVE	0.50	0	260.00	130.00	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Pleadings"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	5/4/2007	MIH	HAMILTON, MINA I.	DR	DRAFTED EMAIL TO J. TADROS RE: STIPULATOIN RE: SECOND AMENDED COMPLAINT	0.10	0	225.00	22.50	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/4/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL RESPONSE FROM J. TADROS RE: LEAVE TO AMEND COMPLAINT AND TELEPHONE CONFERENCE RE: [REDACTED]	0.50	0	225.00	112.50	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/8/2007	AE1	ESPINOZA, ANTONIA	CW	CONFERENCE WITH ATTORNEY REGARDING VARIOUS PDF DOCUMENTS REQUIRING PRINTING IN COLOR, ATTEND TO SECURING COLOR COPIES OF SAME	0.50	0	160.00	80.00	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/8/2007	MIH	HAMILTON, MINA I.	DR	DRAFTED EMAIL TO TADROS RE: LAHOTI AND AMENDING COMPLAINT FOR HIM AND SERVICE ON HIM AND REVIEWED REPLY	0.10	0	225.00	22.50	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/9/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED CHANGES MADE TO WEBSITE AND [REDACTED]	0.20	0	225.00	45.00	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/9/2007	MIH	HAMILTON, MINA I.	PD	PREPARED MOTION FOR LEAVE TO AMEND TO FILE SECOND AMENDED COMPLAINT (MEMORANDUM OF POINTS AND AUTHORITIES)	4.90	0	225.00	1,102.50	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Pleadings"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	5/9/2007	DNM	MAKOUS, DAVID N.		CONSIDERATION OF MOTION TO AMEND ISSUES, CONSIDERATION OF SURVEY ISSUES, DETAILED TELEPHONE CONFERENCE WITH TOM MARINICK, DETAILED TELEPHONE CONFERENCE WITH TOM MARINICK AND ERIC CREDITOR, FURTHER EVALUATION OF NEW ADVERTISING BY DMV.ORG [REDACTED]	2.80	0	450.00	1,260.00	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/10/2007	DCD	DECARLO, DANIEL C.		REVISE MOTION TO FILE 2ND AMENDED COMPLAINT AND PREPARE COMMENTS [REDACTED]	0.50	0	260.00	130.00	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/10/2007	DCD	DECARLO, DANIEL C.		REVIEW DMV.ORG WEBSITE AND INVESTIGATE IMPLICATIONS OF INITIAL INTENT CONFUSION.	0.50	0	260.00	130.00	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/11/2007	JAB2	BROSAS, JOSEPHINE	PD	PREPARED PROPOSED ORDER RE: MOTION FOR LEAVE TO AMEND TO FILE SECOND AMENDED COMPLAINT	0.30	0	180.00	54.00	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/11/2007	JAB2	BROSAS, JOSEPHINE	PD	PREPARED NOTICE OF MOTION, SPECIFIC PAGES OF THE PROPOSED SECOND AMENDED COMPLAINT [REDACTED]	0.60	0	180.00	108.00	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/11/2007	JAB2	BROSAS, JOSEPHINE	PD	PREPARED ALL EXHIBITS TO THE PROPOSED SECOND AMENDED COMPLAINT AND SUPPLEMENTAL COMPLAINT, EXHIBITS 1-26 [REDACTED]	0.80	0	180.00	144.00	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Pleadings"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	5/11/2007	JAB2	BROSAS, JOSEPHINE	RV	REVIEWED AND ADDITIONAL REVISIONS [REDACTED], AND CORRECTED CITATIONS IN CONFORMANCE WITH RULES	0.50	0	180.00	90.00	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/11/2007	JAB2	BROSAS, JOSEPHINE	PD	PREPARED DECLARATION OF DAN DECARLO IN SUPPORT OF MOTION FOR LEAVE TO FILE SECOND AMENDED COMPLAINT, AND CONFERENCE [REDACTED]	0.50	0	180.00	90.00	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/14/2007	JAB2	BROSAS, JOSEPHINE	FN	FINALIZED ALL PAPERS FOR FILING TODAY - NOTICE OF MOTION FOR LEAVE TO FILE SEC AMENDED COMPLAINT, MEMO OF POINTS AND AUTHORITIES, DECLARATION OF DAN DECARLO, PROPOSED ORDER, AND NOTICE OF LODGING, AND ALL EXHIBITS TO SAC	0.50	0	180.00	90.00	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/25/2007	AE1	ESPINOZA, ANTONIA	PD	PREPARED CALENDAR REPORT REGARDING NEXT 60-DAY OPPOSITION OR FURTHER EXTENSION TO FILE OPPOSITION TO APPLICATION NO. 78/777,105 FOR THE MARK "DMV.ORG" [REDACTED]	0.20	0	160.00	32.00	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/29/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED (BRIEF) OPPOSITION TO MOTION TO AMEND AND FORWARDED SAME TO CLIENT	0.40	0	225.00	90.00	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/29/2007	MIH	HAMILTON, MINA I.	RS	RESEARCHED CASES CLAIMED BY OPPOSING COUNSEL [REDACTED] AND DISCUSSION WITH D. DECARLO RE: [REDACTED]	1.60	0	225.00	360.00	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Pleadings"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	5/29/2007	MIH	HAMILTON, MINA I.	RS	RESEARCHED ISSUE OF WHETHER UNDER FALSE ADVERTISING PROVISIONS OF LANHAM ACT, [REDACTED]	1.80	0	225.00	405.00	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/29/2007	DRL	LEWIS, DANIEL R.	RS	RESEARCHED SEARCHED FOR ALL CASES INVOLVING INITIAL INTEREST CONFUSION THEN THOSE THAT INVOLVED FALSE ADVERTISING, AS WELL AS TRYING TO DETERMINE IF A DISCLAIMER [REDACTED]	7.20	0	110.00	792.00	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/31/2007	MIH	HAMILTON, MINA I.	AD	ANALYZED EACH ARGUMENT IN OPPOSITOIN TO MOTION FOR LEAVE TO AMEND AND EVIDENCE SUBMITTED WITH SAME (DECLARATION AND EXHIBITS) IN PREPARATION TO DRAFT REPLY	2.00	0	225.00	450.00	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/31/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED DOMAINTOOLS.COM WEBSITE AND REPORTS ON VARIOUS DOMAINS IN PREPARATION TO REPLY TO OPPOSITION TO MOTION FOR LEAVE TO AMEND AND TELEPHONE CALL WITH E. CREDITOR REGARDING [REDACTED]	0.90	0	225.00	202.50	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/31/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EVIDENCE OF ACTUAL CONFUSION RE: REFERRING WEBSITES TO DMV.ORG AND DISCUSSION WITH CLIENTS/DNM/DCD RE:[REDACTED]	1.30	0	225.00	292.50	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/31/2007	MIH	HAMILTON, MINA I.	PD	PREPARED DECLARATION FOR REPLY TO OPPOSITION FOR MOTION TO DISMISS AND ATTACHMENT OF EXHIBITS INCLUDING RESEARCH ON RAVI LAHOTI AS PRINCIPAL, ETC.	1.40	0	225.00	315.00	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Pleadings"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	5/31/2007	MIH	HAMILTON, MINA I.	RS	RESEARCHED FOR CASE AUTHORITY REGARDING ISSUE OF FALSE DESIGNATION OF ORIGIN UNDER LANHAM ACT [REDACTED]	0.70	0	225.00	157.50	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/1/2007	MIH	HAMILTON, MINA I.	DR	DRAFTED REPLY TO OPPOSITION TO MOTION FOR LEAVE TO AMEND (10 PAGES)	5.00	0	225.00	1,125.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/3/2007	MIH	HAMILTON, MINA I.	PD	PREPARED EXHIBITS FOR REPLY TO OPPOSITION FOR MOTION FOR LEAVE TO AMEND AND REVISED DRAFT REPLY [REDACTED]	2.40	0	225.00	540.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/4/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL WITH CONFORMED COPIES OF REPLY AND DECLARATION IN SUPPORT OF MOTION FOR LEAVE TO AMEND	0.10	0	225.00	22.50	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/6/2007	MIH	HAMILTON, MINA I.	PD	PREPARED INFORMING EMAIL TO CLIENTS THAT [REDACTED]	0.10	0	225.00	22.50	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/6/2007	JAB2	BROSAS, JOSEPHINE	CW	CONFERENCE WITH M HAMILTON RE DRAFTING OF EX PARTE APPLICATION FOR AN ORDER CORRECTING THE NAMED PARTIES, RESEARCH RE SAME	0.20	0	180.00	36.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Pleadings"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	7/8/2007	JAB2	BROSAS, JOSEPHINE	DR	DRAFTED EX PARTE APPLICATION FOR AN ORDER PERMITTING THE FILING OF A THIRD AMENDED COMPLAINT, CLARIFYING RAVI LAHOTI AND RAJ LAHOTI AS NAMED PARTIES, REVIEWED PAPERS AND EXHIBITS (RE MOTION FOR LEAVE TO FILE SECOND AMENDED COMPLAINT, OPPOSITION AND REPLY THERETO), REVIEWED COURT'S 6/11/07 ORDER, REVIEWED FED RULES OF CIV PROCEDURE AND CAL PRACTICE GUIDE FOR AUTHORITY CITATIONS	3.50	0	180.00	630.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/8/2007	JAB2	BROSAS, JOSEPHINE	DR	DRAFTED DECLARATION OF M HAMILTON IN SUPPORT OF EX PARTE APPLICATION FOR AN ORDER PERMITTING THE FILING OF 3RD AMENDED COMPLAINT CLARIFYING RAVI AND RAJ LAHOTI AS NAMED DEFENDANTS, AND PROPOSED ORDER IN SUPPORT THEREOF	0.90	0	180.00	162.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/8/2007	JAB2	BROSAS, JOSEPHINE	CW	CONFERENCE WITH M HAMILTON IN PREP OF EX PARTE APPLICATION CLARIFYING RAJ AND RAVI LAHOTI AS NAMED DEFENDANTS, REVIEWED PACER DATABASE FOR COURT'S ORDER DATED 6/11	0.20	0	180.00	36.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/9/2007	JAB2	BROSAS, JOSEPHINE	RS	RESEARCHED FURTHER RESEARCH OF CASES RE CORRECTION OF MISNOMERS, AND THAT CTS HAVE CONSISTENTLY GRANTED AMENDMENTS CORRECTING MISTAKES.[REDACTED]	1.00	0	180.00	180.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/9/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED J. BROSAS DRAFT OF EX PARTE PAPERS TO ADD RAJ LAHOTI AND INSTRUCTION TO J. BROSAS RE: OBTAINING CASES RE: MISNOMER OF NAMES	0.80	0	225.00	180.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/9/2007	MIH	HAMILTON, MINA I.	RE	REVISED EX PARTE PAPERS TO ADD RAJ LAHOTI AND PREPARED THIRD AMENDED COMPLAINT REDLINED VERSION	2.90	0	225.00	652.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Pleadings"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	7/9/2007	MIH	HAMILTON, MINA I.		PREPARED THIRD AMENDED COMPLAINT REDLINED VERSION	0.90	0	225.00	202.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/11/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED DEFENDANTS EX PARTE OPPOSITION TO PLAINTIFFS APPLICATION FOR LEAVE TO FILE THIRD AMENDED COMPLAINT AND [REDACTED]	0.40	0	225.00	90.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/19/2007	MIH	HAMILTON, MINA I.	PD	PREPARED EMAIL TO B. DAUCHER RE: COURT ORDER DEEMING THIRD AMENDED COMPLAINT FILED AND SETTING DUE DATE FOR ANSWER TO JULY 27 AND REVIEWED REPLY TO SAME REGARDING SERVICE ON RAJ AND FORWARDED TO [REDACTED]	0.20	0	225.00	45.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/2/2007	DCD	DECARLO, DANIEL C.		[REDACTED] REVIEW AND OUTLINE OF STRATEGY RE DEFENDANT'S 12B6 MOTION TO DISMISSAL AND OUTLINE OPPOSITION APPROACH.	1.20	0	260.00	312.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/2/2007	MIH	HAMILTON, MINA I.	CW	CONFERENCE WITH D. DECARLO RE: MOTION TO DISMISS/MOTION FOR MORE DEFINITE STATEMENT AND STRATEGY FOR OPPOSITION	0.30	0	225.00	67.50	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/3/2007	DCD	DECARLO, DANIEL C.		REVIEW OPPOSITION TO DEMURRER.	0.80	0	260.00	208.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Pleadings"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	1/7/2007	MIH	HAMILTON, MINA I.	RE	REVISED OPPOSITION TO MOTION TO DISMISS [REDACTED]	3.40	0	225.00	765.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/7/2007	DNM	MAKOUS, DAVID N.		REVISE MULTIPLE ARGUMENTS AND PRESENTATIONS ON FALSE ADVERTISING CLAIM IN OPPOSITION TO DEFENDANTS MOTION TO DISMISS AND FOR MORE DEFINITE STATEMENT UNDER 12(B)6 AND 12(E) OF FRCP	1.40	0	450.00	630.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/8/2007	DCD	DECARLO, DANIEL C.		REVIEW AND REVISE OPPOSITION TO 12B6.	0.80	0	260.00	208.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/18/2007	DNM	MAKOUS, DAVID N.		REVIEW ARGUMENTS REGARDING "DMV.ORG"	0.60	0	450.00	270.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/29/2007	MIH	HAMILTON, MINA I.	MW	MEETING WITH D. DECARLO RE: MEMO REGARDING STANDING ISSUE AND [REDACTED]	0.60	0	225.00	135.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	2/5/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED FILED STAMPED COPY OF FIRST AMENDED COMPLAINT AND FORWARDED TO OPPOSING COUNSEL AND CLIENT	0.10	0	225.00	22.50	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Pleadings"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	2/7/2007	DCD	DECARLO, DANIEL C.		REVIEW ED DRIVERS ED LINKS RE POTENTIAL COMPETITIVE RELATIONSHIPS FOR AMENDED COMPLAINT FOR STANDING ISSUES.	0.70	0	260.00	182.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	2/15/2007	MIH	HAMILTON, MINA I.	DW	DISCUSSION WITH D. DECARLO RE: STRATEGY ON DMV.ORG MOTION TO DISMISS AND RESEARCH ISSUE OF AMENDED PLEADINGS [REDACTED]	1.50	0	225.00	337.50	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	2/21/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM CLIENT RE:[REDACTED]	0.10	0	225.00	22.50	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	2/22/2007	MIH	HAMILTON, MINA I.	PD	PREPARED EMAIL REPLY TO CLIENT RE:[REDACTED]	0.10	0	225.00	22.50	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	2/23/2007	MIH	HAMILTON, MINA I.	RS	RESEARCHED FEDERAL PRACTICE IN NINTH CIRCUIT TO REBUT ARGUMENTS MADE IN MOTION TO DISMISS [REDACTED]	0.70	0	225.00	157.50	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	2/24/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED STRATEGY [REDACTED]	0.40	0	225.00	90.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Pleadings"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	2/27/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED MEMO FROM D. DE CARLO RE [REDACTED]	0.10	0	225.00	22.50	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	2/27/2007	MIH	HAMILTON, MINA I.	PD	PREPARED OPPOSITION DRAFT	0.10	0	225.00	22.50	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	2/27/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED MOTION TO DISMISS AND PREPARED OUTLINE OF RESPONSE	0.10	0	225.00	22.50	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	2/27/2007	MIH	HAMILTON, MINA I.	PD	PREPARED DRAFT OF OPPOSITION TO MOTION TO DISMISS (DRAFTED INTRODUCTION AND PROCEDURAL BACKGROUND SECTIONS)	1.90	0	225.00	427.50	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	3/3/2007	MIH	HAMILTON, MINA I.		TELEPHONE CONFERENCE WITH D. DE CARLO RE [REDACTED]	0.30	0	225.00	67.50	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	3/4/2007	MIH	HAMILTON, MINA I.		TELEPHONE CONFERENCE WITH DAVID MAKOUS RE[REDACTED]	0.50	0	225.00	112.50	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Pleadings"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	3/4/2007	MIH	HAMILTON, MINA I.		RE OPPOSITION [REDACTED]	1.20	0	225.00	270.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	3/5/2007	DCD	DECARLO, DANIEL C.		[REDACTED] REVIEW AND REVISIONS TO OPPOSITION TO 12B6.	0.50	0	260.00	130.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	3/13/2007	MIH	HAMILTON, MINA I.	RV	[REDACTED] ANALYSIS OF REPLY TO MOTION TO DISMISS	0.10	0	225.00	22.50	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	3/14/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED AND ANALYZED TRADEMARK TRIAL AND APPEAL BOARD MANUAL OF PROCEDURE (TBMP) [REDACTED]	0.80	0	225.00	180.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/10/2007	JAB2	BROSAS, JOSEPHINE	CW	CONFERENCE WITH M HAMILTON RE [REDACTED]	0.50	0	180.00	90.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/11/2007	JAB2	BROSAS, JOSEPHINE	RV	REVIEWED EMAILS [REDACTED]	0.20	0	180.00	36.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Pleadings"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	5/11/2007	JAB2	BROSAS, JOSEPHINE	RV	REVIEWED LOCAL RULE 15-1 AND COURT'S SCHEDULING ORDER [REDACTED]	0.20	0	180.00	36.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/25/2007	AE1	ESPINOZA, ANTONIA	PD	PREPARED CALENDAR REPORT REGARDING NEXT 60-DAY OPPOSITION OR FURTHER EXTENSION TO FILE OPPOSITION TO APPLICATION NO. 78/777,105 FOR THE MARK "DMV.ORG" [REDACTED]	0.20	0	160.00	32.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/29/2007	DCD	DECARLO, DANIEL C.		REVIEW DEFENDANT'S OPPOSITION TO MOTION TO AMEND AND OUTLINE REPLY.	0.80	0	260.00	208.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/1/2007	AE1	ESPINOZA, ANTONIA	AD	ANALYZED ATTORNEY E MAIL INSTRUCTIONS TO RESEARCH WESTLAW DATABASE TO SECURE CASE HISTORIES FOR [REDACTED]	0.70	0	160.00	112.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/5/2007	AE1	ESPINOZA, ANTONIA	AD	ANALYZED MAY MONTH-END FILE MONITOR REPORT FOR APPLICATION NO. 78/777,105 FOR THE MARK "DMV.ORG" [REDACTED]	0.30	0	160.00	48.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/10/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED CLIENT COMMENTS [REDACTED]	1.60	0	225.00	360.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Pleadings"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	7/10/2007	MIH	HAMILTON, MINA I.	FN	FINALIZED EX PARTE APPLICATION TO ADD RAJ AND PROPOSED ORDER AND NOTICE, AND LODGED THIRD AMENDED COMPLAINT	1.20	0	225.00	270.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
					TOTAL HOURS BILLED:	241.20	TOTAL AMT. BILLED:	56,673.50					
					TOTAL HOURS WRITTEN-OFF:	24.00	TOTAL AMT. WRITTEN	5,899.50					

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	12/7/2006	MIH	HAMILTON, MINA I.	CW	CONFERENCE WITH CLIENT RE: [REDACTED]	0.20	0	225.00	45.00	B	505109	* Defendants have failed to comply with the Court's Order. They merely provided an identical and omnibus objection to every single entry, thus depriving plaintiffs and, importantly, the Court, an opportunity to address Defendants' position as to each disputed item or entry. What Defendants have done is not helpful and defeats the purpose of the Court's Order. Defendants have waived their right to object to a particular entry. See also Memorandum of Points and Authorities in Support of Plaintiffs' Motion for Attorney's Fees and Costs which addresses Defendants' "Comments". (Note: "*" below incorporates by reference this statement)	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	12/7/2006	DNM	MAKOUS, DAVID N.		CONSIDER EDRIEVER'S E-MAIL AND APPROACH; CONFERENCE WITH MINA HAMILTON REGARDING [REDACTED]	0.30	0	450.00	135.00	B	505109	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	12/8/2006	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM CLIENT RE: [REDACTED]	0.10	0	225.00	22.50	B	505109	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/5/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED COURT ORDER OF SCHEDULING MEETING OF COUNSEL AND CALENDAR DATE FOR SCHEDULING CONFERENCE IN FEBRUARY AND EARLY MEETING OF COUNSEL REQUIREMENTS	0.40	0	225.00	90.00	B	507606	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	1/22/2007	MIH	HAMILTON, MINA I.	PD	PREPARED EMAIL TO OPPOSING COUNSEL RE: MEET AND CONFER FOR RULE 26(F) CONFERENCE	0.10	0	225.00	22.50	B	507606	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/23/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM OPPOSING COUNSEL RE: MEET AND CONFER FOR JOINT RULE 26 REPORT	0.10	0	225.00	22.50	B	513508	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/24/2007	MIH	HAMILTON, MINA I.	PD	PREPARED EMAIL TO J. TADROS RE: MEET AND CONFER SCHEDULING	0.10	0	225.00	22.50	B	507606	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/24/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAILS FROM CLIENTS AND REPLIED TO SAME	0.10	0	225.00	22.50	B	507606	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/25/2007	MIH	HAMILTON, MINA I.	PF	PREPARATION FOR RULE 26(F) CONFERENCE WITH JOE TADROS (REVIEW OF COURT'S STANDING ORDER AND ORDER RE: SCHEDULING MEETING OF COUNSEL, REVIEW OF FRCP RULES 16 AND 26(F), CALENDAR DATES, ETC.)	0.80	0	225.00	180.00	B	507606	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/25/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE WITH JOE TADROS REGARDING RULE 26(F) CONFERENCE OF COUNSEL AND MATTERS REQUIRED TO BE DISCUSSED AS SET FORTH IN COURT'S SCHEDULING CONFERENCE ORDER	0.50	0	225.00	112.50	B	507606	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	1/25/2007	MIH	HAMILTON, MINA I.	PD	PREPARED DRAFT JOINT RULE 26 REPORT AND SENT TO OPPOSING COUNSEL	2.00	0	225.00	450.00	B	507606	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/25/2007	MIH	HAMILTON, MINA I.	PD	PREPARED ADR FORM AND FORWARDED TO OPPOSING COUNSEL	0.40	0	225.00	90.00	B	507606	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/29/2007	DCD	DECARLO, DANIEL C.		REVISE RULE 26 REPORT AND REVIEW LAW RE AMENDED COMPLAINT.	0.50	0	260.00	130.00	B	507606	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/29/2007	DCD	DECARLO, DANIEL C.		TELEPHONE CONFERENCE WITH ERIC CREDITOR AND KRAMER.	1.50	0	260.00	390.00	B	507606	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/29/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED NUMEROUS EMAILS AND TELEPHONE CALL FROM JOE TADROS RE: REVISIONS TO JOINT RULE 26 REPORT TO COURT AND REPLIED ACCORDINGLY AND AMENDED THE JOINT REPORT WHERE AGREED	1.00	0	225.00	225.00	B	507606	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/29/2007	MIH	HAMILTON, MINA I.	RE	REVISED ADR QUESTIONNAIRE PURSUANT TO JOE TADROS' REFUSAL TO AGREE TO PRIVATE MEDIATION	0.20	0	225.00	45.00	B	507606	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	2/5/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED NOTICE FROM COURT OF FILING OF JOINT RULE 26 REPORT AND DISCOVERY PLAN	0.10	0	225.00	22.50	B	513508	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	2/7/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED COURT CLERK MAIL RE: CONTINUANCE OF SCHEDULING CONFERENCE AND REPLIED TO SAME	0.10	0	225.00	22.50	B	513508	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	2/8/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED ELECTRONIC NOTICE OF CHANGE OF SCHEDULING ORDER DATE AND FORWARDED TO CORA FOR CALENDARING	0.10	0	225.00	22.50	B	513508	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	3/15/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM JOE TADROS RE: RE-SCHEDULING OF HEARING FOR SCHEDULING CONFERENCE AND TELEPHONE CONFERENCE WITH MR. TADROS RE: SAME	0.10	0	225.00	22.50	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	3/19/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED COURT ORDER REGARDING SETTING OF TRIAL AND PRETRIAL DATES AND REFERRAL TO ATTORNEY SETTLEMENT OFFICER PANEL FOR LOCAL CIVIL RULE 16-14 SETTLEMENT CONFERENCE AND REVIEWED COURT WEB SITE FOR LIST OF ATTORNEY SETTLEMENT OFFICERS	0.40	0	225.00	90.00	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	3/19/2007	MIH	HAMILTON, MINA I.		REVIEWED AND REPLIED TO CLIENT E MAIL RE [REDACTED]	0.10	0	225.00	22.50	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	3/19/2007	MIH	HAMILTON, MINA I.	PD	PREPARED EMAIL TO OPPOSING COUNSEL RE ATTORNEY SETTLEMENT OFFICER	0.10	0	225.00	22.50	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	3/19/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED LIST OF PRE-TRIAL DATES AND PREPARED STRATEGY REGARDING DISCOVERY (REVIEWED FRCP REGARDING EARLIEST DATE TO SERVE DISCOVERY)	0.30	0	225.00	67.50	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	3/19/2007	DNM	MAKOUS, DAVID N.		RECEIPT AND REVIEW OF MARCH 16TH MINUTES OF JUDGE PERCY ANDERSON REGARDING SELECTION OF MEDIATOR AND MANDATORY ARBITRATION, REVIEW CHOICES OF MEDIATOR FROM LIST [REDACTED]	0.70	0	450.00	315.00	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	3/20/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED (2) EMAILS FROM JOE TADROS RE: ATTORNEY SETTLEMENT OFFICER SELECTION AND AGREEMENT TO USE MARKOWITZ	0.10	0	225.00	22.50	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	3/20/2007	MIH	HAMILTON, MINA I.	PD	PREPARED EMAIL TO ATTORNEY MARKOWITZ REQUESTING CONSENT TO ACT AS SETTLEMENT OFFICER	0.10	0	225.00	22.50	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	3/21/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM JOE MARKOWITZ CONSENTING TO MEDIATE CASE	0.10	0	225.00	22.50	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	3/22/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED VOICE MAIL FROM JOE TADROS AND EMAIL WITH SIGNED ADR-2 FORM AND INSTRUCTIONS FOR FILING SAME TO V. TOWLES	0.20	0	225.00	45.00	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	3/26/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED ORDER RE: FILING OF ADR-2 FORM FOR SETTLEMENT PROCEDURE	0.10	0	225.00	22.50	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	3/26/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED CORRESPONDENCE, COURT CLIPS AND ALL EXHIBITS AND EVIDENCE GATHERED IN PREPARATION FOR RULE 26 INITIAL DISCLOSURES, BATES NUMBERING, ETC.	3.50	0	225.00	787.50	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	3/27/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED FILED ADR-2 FORM, DMV.ORG OPPOSITION BY CALIFORNIA	0.10	0	225.00	22.50	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	3/28/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED ELECTRONIC DISCOVERY ISSUES FOR PROTECTIVE ORDERS, REQUEST FOR 30B6 DEPONENT, INTERROGATORIES, ETC. IN FORMULATION OF DISCOVERY PLAN	3.10	0	225.00	697.50	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	3/29/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM JOE TADROS RE: INITIAL DISCLOSURES AND EXTENSION DISCUSSION WITH D. MAKOUS RE: STRATEGY OF DISCOVERY AND PREPARED EMAIL TO CLIENT RE: ELECTRONIC DISCOVERY ISSUES AND PREPARATION OF 30B6 DEPOSITION NOTICE	1.40	0	225.00	315.00	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	3/30/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED J. TADROS EMAIL RE: INITIAL DISCLOSURES	0.10	0	225.00	22.50	B	516472	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/2/2007	MIH	HAMILTON, MINA I.	PD	PREPARED EMAIL RESPONSE TO JOE TADROS RE: INITIAL DISCLOSURES AND REQUESTED MEET AND CONFER ON ELECTRONIC DISCOVERY ISSUES.	0.20	0	225.00	45.00	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/2/2007	MIH	HAMILTON, MINA I.	PD	PREPARED MEMORANDUM OF INVESTIGATORY OBJECTIVES FOR DISCOVERY PHASE OF LITIGATION	0.50	0	225.00	112.50	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/3/2007	MIH	HAMILTON, MINA I.		RECEIPT AND REVIEWED EMAIL FROM JOE TADROS RE MEET AND CONFER ON INITIAL DISCLOSURES, E-DISCOVERY ISSUES AND REPLIED TO SAME	0.10	0	225.00	22.50	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/3/2007	DNM	MAKOUS, DAVID N.		STUDY THE MARCH 15TH COURT ORDER REGARDING DEADLINES FOR DISCOVERY, PARTY JOINDER, EXPERT WITNESS TESTIMONY AND REPORT RULE 26 DEADLINES, AND BRIEF CONFERENCE WITH MINA HAMILTON REGARDING SAME	0.60	0	450.00	270.00	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/4/2007	MIH	HAMILTON, MINA I.	RS	RESEARCHED FOR POTENTIAL EXPERT WITNESS TO CONDUCT CONSUMER PERCEPTION SURVEY	0.40	0	225.00	90.00	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	4/4/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED INITIAL DISCLOSURE REQUIREMENTS FROM FEDEDERAL RULES, LOCAL RULES, AND RUTTER GROUP	0.40	0	225.00	90.00	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/5/2007	DCD	DECARLO, DANIEL C.		CONFERENCE WITH ERIC AND CHRIS RE [REDACTED]	1.20	0	260.00	312.00	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/5/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE WITH ERIC CREDITOR AND CHRIS KRAMER AND D. DECARLO RE: [REDACTED]	1.20	0	225.00	270.00	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/5/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE WITH JOE TADROS RE ELECTRONIC DISCOVERY ISSUES, MEET AND CONFER ON ADDING PARTIES	0.40	0	225.00	90.00	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/5/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED ELECTRONIC NOTICE OF FILING ANSWER AND EMAIL WITH OPPOSING COUNSEL RE: INITIAL DISCLOSURES DATE	0.10	0	225.00	22.50	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/5/2007	DNM	MAKOUS, DAVID N.		OUTLINE EXPERT APPROACH [REDACTED]	0.40	0	450.00	180.00	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	4/5/2007	DNM	MAKOUS, DAVID N.		RE "DMV.ORG" CONFERENCE WITH STATE OF CALIFORNIA RE SAME, REVIEW SURVEY [REDACTED]	0.60	0	450.00	270.00	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/5/2007	DNM	MAKOUS, DAVID N.		OUTLINE EXPERT APPROACH [REDACTED]	0.40	0	450.00	180.00	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/6/2007	DCD	DECARLO, DANIEL C.		REVIEW QUALIFICATIONS FOR SURVEY EXPERTS [REDACTED]	1.30	0	260.00	338.00	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/6/2007	DCD	DECARLO, DANIEL C.		TELEPHONE CONFERENCE WITH H. OSTERBERG [REDACTED]	0.90	0	260.00	234.00	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/6/2007	DCD	DECARLO, DANIEL C.		FURTHER EVALUATION OF SURVEY EXPERTS [REDACTED]	0.60	0	260.00	156.00	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/9/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED HENRY OSTBERG DOCUMENTS (RESUME, CASES, ETC.)	0.20	0	225.00	45.00	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	4/10/2007	MIH	HAMILTON, MINA I.	RS	RESEARCHED ISSUE OF SURVEY NECESSITY OF SURVEY EXPERTS [REDACTED]	1.70	0	225.00	382.50	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/10/2007	DNM	MAKOUS, DAVID N.	CW	CONFERENCE WITH MINA HAMILTON RE [REDACTED]	0.30	0	450.00	135.00	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/11/2007	DCD	DECARLO, DANIEL C.		CONFERENCE WITH [REDACTED] RE SURVEY ISSUES. CONFERENCE WITH MR. MAKOUS AND MS. HAMILTON RE SAME.	2.10	0	260.00	546.00	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/11/2007	MIH	HAMILTON, MINA I.	RS	RESEARCHED (CONT'D) ISSUE OF WHETHER EXPERT TESTIMONY [REDACTED]	3.60	0	225.00	810.00	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/11/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED AND ANALYZED ARTICLE "SURVEY EVIDENCE IN DECEPTIVE ADVERTISING CASES UNDER LANHAM ACT- AN HISTORICAL REVIEW OF COMMENTS FROM THE BENCH (35 PAGES) AND CASE LAW CITED THEREIN [REDACTED]	1.50	0	225.00	337.50	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/11/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAILS FROM D. DECARLO RE: POTENTIAL EXPERT WITNESSES [REDACTED]	0.20	0	225.00	45.00	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	4/11/2007	MIH	HAMILTON, MINA I.	PD	PREPARED MEMO REGARDING RESEARCH ON ELEMENTS OF FALSITY AND SURVEY EVIDENCE	1.70	0	225.00	382.50	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/11/2007	DNM	MAKOUS, DAVID N.		CONSIDERATION OF MULTIPLE SELECTED SURVEY EXCERPTS [REDACTED]	1.00	0	450.00	450.00	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/11/2007	DNM	MAKOUS, DAVID N.	CW	CONFERENCE WITH [REDACTED] RE CUSTOMIZED MARKETING SURVEY (SEVERAL)	0.30	0	450.00	135.00	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/11/2007	DNM	MAKOUS, DAVID N.		DETAILED EVALUATION OF DEFENDANTS WEBSITE DMV.ORG; EXPRESS LITERAL FALSITY AND TENDENCY TO OR BY IMPLICATION OF BOTH DOMAIN NAME, SEARCH ENGINES, SITE PRESENTATION AND OTHERS TO ASCERTAIN, EXPRESS LITERAL FALSITY AND DETAILED EVALUATION OF 9TH CIRCUIT CASE LAW RELATED THIRD CIRCUIT CASE LAW IN TERMS OF USEFULNESS OF SURVEYS AND OTHER EVIDENCE IN PREPARATION FOR CONTINUED DISCOVERY OF DEFENDANTS AND LITIGATION	1.90	0	450.00	855.00	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/11/2007	DNM	MAKOUS, DAVID N.		OUTLINE OF SUGGESTED KEY AREAS OF DOCUMENT PRODUCTION AND DISCOVERY [REDACTED]	0.60	0	450.00	270.00	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/12/2007	AE1	ESPINOZA, ANTONIA	CW	CONFERENCE WITH ATTORNEY REGARDING TRANSMITTAL OF DOCUMENTATION RELATED TO CASE NO. CV 06-7561 PA (CWX)	1.00	0	160.00	160.00	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	4/12/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE TELEPHONE CONFERENCE WITH D. MAKOUS AND CLIENTS RE: [REDACTED]	1.80	0	225.00	405.00	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/12/2007	MIH	HAMILTON, MINA I.	PD	PREPARED DOCUMENTS FOR DISCLOSURES [REDACTED]	0.80	0	225.00	180.00	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/12/2007	DNM	MAKOUS, DAVID N.		DETAILED AND EXTENSIVE TELEPHONE CONFERENCE WITH ERIC CREDITOR AND CHRIS KRAMER AND MINA HAMILTON REGARDING [REDACTED]	1.80	0	450.00	810.00	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/12/2007	DNM	MAKOUS, DAVID N.	TC	TELEPHONE CONFERENCE WITH [REDACTED] ABILITY TO MEASURE CONSUMER PERCEPTION OF DEFENDANT'S WEBSITE	0.50	0	450.00	225.00	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/12/2007	DNM	MAKOUS, DAVID N.	TC	TELEPHONE CONFERENCE (2) WITH MEDIATOR JOSEPH MARKOWITZ RE CASE AND RESOLUTION OF SAME AND ISSUES	0.50	0	450.00	225.00	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/13/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED CURSORY REVIEW OF INITIAL DISCLOSURES AND DOCUMENTS ATTACHED THERETO AND FORWARDED SAME TO CLIENT FOR REVIEW	0.40	0	225.00	90.00	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	4/13/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED DETAILED LIST OF DISCOVERY DOCUMENTS [REDACTED]	0.80	0	225.00	180.00	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/13/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM CHRIS KRAMER RE: [REDACTED]	0.50	0	225.00	112.50	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/13/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED MEMO FROM ERIC CREDITOR REGARDING [REDACTED]	0.40	0	225.00	90.00	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/13/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE WITH E. CREDITOR RE: [REDACTED]	0.20	0	225.00	45.00	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/13/2007	MIH	HAMILTON, MINA I.	AD	ANALYZED DOCUMENTS DISCLOSED AS INITIAL DISCLOSURES WITH CLIENT [REDACTED]	1.30	0	225.00	292.50	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/13/2007	MIH	HAMILTON, MINA I.	PD	PREPARED BEGAN PREPARATION OF TIMELINE OF KEY DATES, DOCUMENTS, SEARCHES, ETC.	1.50	0	225.00	337.50	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	4/13/2007	DNM	MAKOUS, DAVID N.	TC	TELEPHONE CONFERENCE WITH ERIC CREDITOR RE [REDACTED]	0.30	0	450.00	135.00	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/13/2007	DNM	MAKOUS, DAVID N.		RECEIPT AND REVIEW APRIL 12 DETAILED LIST OF DOCUMENTS TO BE REQUESTED BY TRAFFICSCHOOL [REDACTED]	0.50	0	450.00	225.00	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/13/2007	DNM	MAKOUS, DAVID N.		RECEIVED DEFENDANTS RULE 26 DISCLOSURES, DOCUMENTS, E-MAILS AND LISTS OF WITNESSES AND INFORMATION	0.60	0	450.00	270.00	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/13/2007	DNM	MAKOUS, DAVID N.		RECEIPT AND REVIEW [REDACTED] GOOGLE SEARCH ON SEVERAL THOUSAND DMV.ORG LINKS TO SITE BY OTHERS, EVALUATE SAMPLES OF SUCH LINKS, PREP E-MAIL [REDACTED]	0.60	0	450.00	270.00	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/16/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM MR. MAHER RE: POLICY RE: .ORG DOMAIN NAMES AND DISCUSSION WITH D. MAKOUS RE: SAME	0.10	0	225.00	22.50	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/16/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL [REDACTED] LINKS OF INCOMING DMV.ORG LINKS AND REVIEWED EACH LINK AND INSTRUCTIONS [REDACTED]	0.40	0	225.00	90.00	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	4/16/2007	DNM	MAKOUS, DAVID N.		REVIEW FURTHER DISCOVERY ISSUES WITH HAMILTON	0.20	0	450.00	90.00	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/16/2007	DNM	MAKOUS, DAVID N.		FOLLOW-UP ON NORTH CAROLINA GEORGIA	0.10	0	450.00	45.00	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/17/2007	MIH	HAMILTON, MINA I.	NC	"NO CHARGE" FORWARDED GA, NC., AND CA DMV AGENCY COMMUNICATIONS TO CLIENT AND .ORG DOMAIN NAME RESPONSE	0.30	0	-	-	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/17/2007	MIH	HAMILTON, MINA I.	DR	DRAFTED REQUESTS FOR PRODUCTION OF DOCUMENTS AND THINGS - [REDACTED]	5.60	0	225.00	1,260.00	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/18/2007	MIH	HAMILTON, MINA I.		RECEIPT AND REVIEW OF J. TADROS RESPONSE RE: AMENDED COMPLAINT	0.10	0	225.00	22.50	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/18/2007	MIH	HAMILTON, MINA I.	PD	PREPARED (CONT'D) REQUESTS FOR PRODUCTION OF DOCUMENTS [REDACTED]	4.80	0	225.00	1,080.00	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	4/18/2007	MIH	HAMILTON, MINA I.	CW	CONFERENCE WITH D. MAKOUS RE: DISCOVERY-REQUESTS FOR DOCUMENTS	0.30	0	225.00	67.50	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/18/2007	DNM	MAKOUS, DAVID N.		CONSIDER DISCOVERY ISSUES WITH MINA HAMILTON AND BRIEF CONVERSATION RE DOCUMENTS TO BE SOUGHT AND ELECTRONIC RESTORED INFORMATION (ES) UNDER NEW FEDERAL RULES OF CIVIL PROCEDURE	0.40	0	450.00	180.00	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/19/2007	MIH	HAMILTON, MINA I.	RE	REVISED REQUESTS FOR PRODUCTION [REDACTED]	4.20	0	225.00	945.00	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/19/2007	MIH	HAMILTON, MINA I.	PD	PREPARED REVIEW EMAIL FROM J. TADROS AND REPLIED TO SAME RE: AMENDED COMPLAINT AND PRODUCING DOCUMENTS REFERENCED IN INITIAL DISCLOSURES	0.10	0	225.00	22.50	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/19/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED AND REPLIED TO E. CREDITOR RE: [REDACTED]	0.10	0	225.00	22.50	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/19/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED ADDITIONAL INCOMING LINKS TO DMV.ORG [REDACTED]	0.50	0	225.00	112.50	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	4/19/2007	DNM	MAKOUS, DAVID N.		DETAILED PREPARATION OF COMPLEX DOCUMENT REQUESTS RE ELECTRONIC ESI STORED INFORMATION UNDER NEW FEDERAL AND CIVIL PROCEDURE [REDACTED]	1.60	0	450.00	720.00	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/20/2007	AE1	ESPINOZA, ANTONIA	AD	ANALYZED RESEARCHED AND PRINTED VARIOUS INTERNET WEB SITES TO SUPPORT EVIDENCE NEEDED TO FILE OPPOSITION TO APPLICATION NO. 78/777, 105 FOR THE MARK "DMV.ORG" FOR SERVICES IN CLASS 35 FILED IN THE NAME OF EDRIVER, INC.	1.50	0	160.00	240.00	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/20/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE WITH E. CREDITOR RE: [REDACTED]	0.20	0	225.00	45.00	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/20/2007	MIH	HAMILTON, MINA I.	PD	PREPARED CONTENTION INTERROGATORIES BASED ON ANSWER AND AFFIRMATIVE DEFENSES STATED THEREIN	2.50	0	225.00	562.50	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/20/2007	MIH	HAMILTON, MINA I.	PD	PREPARED DOCUMENTS FOR ATTACHMENT TO REQUESTS FOR ADMISSIONS FOR REQUESTS TO ADMIT THE GENUINNESS OF SAME (INCLUDING SEARCHES AND PRINT-OUTS OF WEBSITE, EXHIBITS FROM COMPLAINT, ETC.)	1.70	0	225.00	382.50	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/20/2007	MIH	HAMILTON, MINA I.	RE	REVISED APPROXIMATELY 60 DISCOVERY REQUESTS AND [REDACTED]	3.60	0	225.00	810.00	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	4/22/2007	DNM	MAKOUS, DAVID N.		REVIEW, REVISE DOCUMENT REQUESTS (EXTENSIVE) AND FOR SERVICE; TELEPHONE CONFERENCE [REDACTED] RE SURVEY STUFF	0.50	0	450.00	225.00	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/23/2007	DCD	DECARLO, DANIEL C.		REVIEW SURVEY INFORMATION AND INTERVIEW INTERNET EXPERT.	1.60	0	260.00	416.00	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/23/2007	MIH	HAMILTON, MINA I.	RS	RESEARCHED ISSUE OF VIABILITY OF CONDUCTING INTERNET SURVEY [REDACTED] AND RESEARCHED FOR ANY CASE LAW REGARDING SAME	0.70	0	225.00	157.50	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/23/2007	MIH	HAMILTON, MINA I.	FN	FINALIZED AND SERVED REQUESTS FOR PRODUCTION OF DOCUMENTS	0.80	0	225.00	180.00	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/23/2007	MIH	HAMILTON, MINA I.	RS	RESEARCHED FOR SURVEY EXPERT AND LOCATED SEVERAL POTENTIAL EXPERTS TO [REDACTED]	1.00	0	225.00	225.00	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/24/2007	DCD	DECARLO, DANIEL C.		REVIEW THIRD CIRCUIT CASE, TINO WARNER AND DIRECT TV ON LITERAL FALSITY.	0.50	0	260.00	130.00	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	4/24/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE WITH [REDACTED] POTENTIAL EXPERT	0.10	0	225.00	22.50	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/24/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE WITH D. MAKOUS AND TOM MARONICK POTENTIAL SURVEY EXPERT	0.60	0	225.00	135.00	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/24/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED POTENTIAL SURVEY EXPERT CV. AND SUMMARY OF CASES AND WEBSITE AND FORWARDED COMPLAINT AND ANSWER FOR REVIEW TO EXPERT	0.50	0	225.00	112.50	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/24/2007	DNM	MAKOUS, DAVID N.		FOLLOW-UP WITH [REDACTED] (EXPERT)	0.20	0	450.00	90.00	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/24/2007	DNM	MAKOUS, DAVID N.		RECEIPT AND REVIEW OF RESUME OF FORMER FTC MARKETING SURVEY EXPERT, MARONICK AND REVIEW OF CASE HISTORY RELATED MATTERS, WEBSITE AND VARIOUS ; DETAILED INTERVIEW OF THOMAS MARONICK	1.60	0	450.00	720.00	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/25/2007	FJB	BISCARDI, FRANCINE J.	RS	[REDACTED] OBTAIN 15 ARTICLES BY THOMAS J. MARONICK. [REDACTED]	0.10	0	110.00	11.00	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	4/25/2007	MIH	HAMILTON, MINA I.	PD	PREPARED EMAIL TO CLIENT AND REVIEW EMAIL FROM CLIENT RE: [REDACTED]	0.10	0	225.00	22.50	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/25/2007	MIH	HAMILTON, MINA I.	PD	PREPARED EMAIL TO CLIENT RE: [REDACTED]	0.10	0	225.00	22.50	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/25/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM CLIENT RE: [REDACTED]	0.10	0	225.00	22.50	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/25/2007	DNM	MAKOUS, DAVID N.		FURTHER REVIEW OF MARONICK CREDENTIALS AND ARTICLES IN CASE REQUEST [REDACTED]	0.30	0	450.00	135.00	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/26/2007	FJB	BISCARDI, FRANCINE J.	RS	DOWNLOAD AND PRINT THE LAWSUITS THOMAS J. MARONICK HAS PROVIDED TESTIMONY EITHER IN A DEPOSITION, TRIAL, OR A CLASS-CERTIFICATION HEARING. [REDACTED]	2.00	0	110.00	220.00	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/26/2007	DNM	MAKOUS, DAVID N.		REVIEW NEW BANNER ADVERTISEMENT BY DMV.ORG DEMONSTRATING FURTHER CONFUSION AND MISLEADING AS TO RELATIONSHIP WITH DMV ORGANIZATIONS; CONFERENCE WITH MINA HAMILTON RE SAME	0.30	0	450.00	135.00	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	4/27/2007	FJB	BISCARDI, FRANCINE J.	RS	RESEARCHED REQUESTOR: DAVID MAKOUS / MINA HAMILTON. REQUEST: RUN AN EXPERT WITNESS SEARCH AND SEARCH FOR LAWSUITS INVOLVING THOMAS J. MARONICK. DATABASE: WESTLAW. TYPE: DOCKET. TIME: 1HR9M.	1.20	0	110.00	132.00	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/30/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE WITH TOM MARONICK (POTENTIAL SURVEY EXPERT) RE: [REDACTED]	0.20	0	225.00	45.00	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/30/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL RESPONSE FROM CLIENT RE: [REDACTED]	0.10	0	225.00	22.50	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	4/30/2007	DNM	MAKOUS, DAVID N.		RECEIPT AND REVIEW OF PROPOSAL BY MARONICK RE SURVEY AND RELATED COSTS AND SCOPE OF SAME	0.30	0	450.00	135.00	B	523017	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/1/2007	AE1	ESPINOZA, ANTONIA	RS	RESEARCHED INTERNET WEB SITE TO SECURE COLOR PHOTO EVIDENCE OF DMV.ORG USE OF THE MARK "DMV.ORG", PREPARE EVIDENCE BINDER	0.70	0	160.00	112.00	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/1/2007	DNM	MAKOUS, DAVID N.		CONSIDER OPPOSITION STATUS AND REVIEW SURVEY ISSUES	0.20	0	450.00	90.00	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	5/4/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED BRIEFLY DISCOVERY SERVED ON PLAINTIFFS AND FORWARDED TO CLIENTS	0.40	0	225.00	90.00	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/8/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE WITH CLIENTS RE: [REDACTED]	0.30	0	225.00	67.50	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/8/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAILS FROM CLIENTS [REDACTED]	0.20	0	225.00	45.00	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/9/2007	DNM	MAKOUS, DAVID N.		CONSIDERATION OF TESTIMONY OF PERCIPIENT WITNESSES, SAME AND CONFERENCE WITH [REDACTED]	0.60	0	450.00	270.00	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/11/2007	DCD	DECARLO, DANIEL C.	RE	REVISED DISCOVERY REQUESTS AND DEFINITIONS AND REVIEW THEIR DISCOVERY	0.80	0	260.00	208.00	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/13/2007	TSK	KIDDE, THOMAS S.	RV	REVIEWED OF ARTICLES BY MR. MARONICK REGARDING EXPERT'S ANALYSIS.	0.70	0	450.00	315.00	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	5/14/2007	DCD	DECARLO, DANIEL C.	AD	ANALYZED EXTENSIVE ANALYSIS OF SURVEY METHODOLOGY PLUS [REDACTED]	2.20	0	260.00	572.00	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/14/2007	MIH	HAMILTON, MINA I.	PD	PREPARED OBJECTIONS AND RESPONSES TO INTERROGATORIES TO TRAFFICSCHOOL.COM AND DRIVERS ED DIRECT	4.20	0	225.00	945.00	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/15/2007	DCD	DECARLO, DANIEL C.	CW	CONFERENCE WITH TOM MORONIC SURVEY EXPERT	1.30	0	260.00	338.00	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/15/2007	DCD	DECARLO, DANIEL C.	PF	PREPARATION FOR SURVEY DESIGN	0.40	0	260.00	104.00	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/15/2007	DCD	DECARLO, DANIEL C.	PD	PREPARED ANALYSIS AND OUTLINE OF POTENTIAL MOTION FOR SUMMARY JUDGMENT - EVIDENCE REQUIRED ETC.	0.90	0	260.00	234.00	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/15/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE WITH TOM MARONICK RE: DRAFT QUESTIONNAIRE AND REVISIONS TO SAME [REDACTED]	1.30	0	225.00	292.50	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	5/15/2007	MIH	HAMILTON, MINA I.	PD	PREPARED EMAIL TO CLIENT RE: [REDACTED]	0.40	0	225.00	90.00	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/15/2007	MIH	HAMILTON, MINA I.	PD	PREPARED MEMO RE: SURVEY STUDY DISCUSSION WITH TOM MARONICK	0.20	0	225.00	45.00	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/15/2007	MIH	HAMILTON, MINA I.	CW	CONFERENCE WITH D. MAKOUS RE: SURVEY	0.20	0	225.00	45.00	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/15/2007	TSK	KIDDE, THOMAS S.		FURTHER REVIEW OF ARTICLES OF MR. MARONICK AS EXPERT.	0.70	0	450.00	315.00	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/16/2007	DCD	DECARLO, DANIEL C.	RV	REVIEWED DEFENDANTS MOTION TO COMPEL RE DISCOVERY SCOPE-OUTLINE RESPONSE	0.90	0	260.00	234.00	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/16/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED LOCAL RULES 34 AND 37, FEDERAL RULES OF CIVIL PROCEDURE RULE 34 AND 37 AND JUDGE/MAGISTRATE'S GUIDELINES ON FILING MOTIONS TO COMPEL OR MOTIONS FOR PROTECTIVE ORDERS IN PREPARATION TO RESPOND TO "MEET AND CONFER" LETTER DATED MAY 15, 2007	1.30	0	225.00	292.50	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	5/17/2007	DCD	DECARLO, DANIEL C.	RE	REVISED MOTION TO COMPEL LETTER, REVISED 30B6 NOTICE AND EVALUATE DEFENDANT'S CLAIMS TO DISCOVERY	1.20	0	260.00	312.00	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/17/2007	MIH	HAMILTON, MINA I.	PD	PREPARED LENGTHY LETTER ADDRESSING RELEVANCY OF ALL ALLEGED "IRRELEVANT" AND "BURDENSOME" DOCUMENT REQUESTS IN RESPONSE TO MEET AND CONFER LETTER OF OPPOSING COUNSEL OF MAY 15, 2004	3.20	0	225.00	720.00	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/17/2007	MIH	HAMILTON, MINA I.	RS	RESEARCHED ISSUE OF PRODUCTION OF TAX RETURNS AND WHETHER OPPOSING COUNSEL'S OBJECTIONS WERE VALID	0.40	0	225.00	90.00	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/17/2007	MIH	HAMILTON, MINA I.	PD	PREPARED RESPONSES TO DEFENDANTS' FIRST SET OF REQUESTS FOR ADMISSIONS TO DRIVERS ED DIRECT	2.30	0	225.00	517.50	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/18/2007	DCD	DECARLO, DANIEL C.	PD	PREPARED OUTLINE RE RESPONSES TO DOCUMENT DISCOVERY AND OTHER DISCOVERY	1.80	0	260.00	468.00	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/18/2007	MIH	HAMILTON, MINA I.	DR	DRAFTED EMAIL TO B. DAUCHER RE: [REDACTED]	0.10	0	225.00	22.50	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	5/21/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED AND REPLIED TO EMAILS FROM J. TADROS RE: MEET AND CONFER CONFERNECE ON DISCOVERY ISSUES	0.20	0	225.00	45.00	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/22/2007	MIH	HAMILTON, MINA I.	PD	PREPARED OBJECTIONS AND DRAFT RESPONSES WITH INSTRUCTIONS TO CLIENTS FOR RESPONSES TO REQUESTS FOR PRODUCTION OF DOCUMENTS ON TRAFFICSCHOOL.COM BY DEFENDANTS	3.90	0	225.00	877.50	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/22/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE WITH E. CREDITOR RE: [REDACTED]	0.50	0	225.00	112.50	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/22/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED AND REPLIED TO SEVERAL EMAILS FROM J. TADROS/B. DAUCHER RE: MEET AND CONFER CONFERENCE AND JOINT MOTION FOR PROTECTIVE ORDER/MOTION TO COMPEL, DAN NEGRONI INQUIRY, SETTLEMENT DATES	0.40	0	225.00	90.00	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/22/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED PROPOSED SURVEY PROCEDURE [REDACTED]	1.30	0	225.00	292.50	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/22/2007	MIH	HAMILTON, MINA I.	RS	RESEARCHED ISSUE OF "BUT FOR" DAMAGES IN FALSE ADVERTISING CASES [REDACTED]	1.10	0	225.00	247.50	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	5/22/2007	DNM	MAKOUS, DAVID N.		CONSIDERATION OF SURVEY ISSUES RE SCOPE OF PROPOSED SURVEY BY MARONICK	0.40	0	450.00	180.00	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/22/2007	DNM	MAKOUS, DAVID N.	TC	TELEPHONE CONFERENCE WITH CHRIS AND ERIC RE [REDACTED]	1.00	0	450.00	450.00	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/22/2007	DNM	MAKOUS, DAVID N.		CONTINUE EVALUATION OF SURVEY QUESTIONS AND [REDACTED]	0.80	0	450.00	360.00	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/22/2007	DNM	MAKOUS, DAVID N.		FURTHER CONVERSATION WITH CHRIS AND ERIC	0.20	0	450.00	90.00	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/23/2007	MIH	HAMILTON, MINA I.	PD	PREPARED DRAFT RESPONSES TO REQUESTS FOR PRODUCTION OF DOCUMENTS TO TRAFFICSCHOOL AND DRAFT RESPONSES TO REQUESTS FOR PRODUCTION OF DOCUMENTS TO DRIVERS ED DIRECT [REDACTED]	3.20	0	225.00	720.00	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/23/2007	MIH	HAMILTON, MINA I.	PD	PREPARED EMAIL TO CLIENTS RE: SAME	0.10	0	225.00	22.50	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	5/23/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE WITH CHRIS RE:[REDACTED]	0.20	0	225.00	45.00	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/24/2007	DCD	DECARLO, DANIEL C.		CONFERENCE WITH BRIAN DAUCHER - MEET AND CONFER.	0.70	0	260.00	182.00	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/24/2007	DCD	DECARLO, DANIEL C.		REVIEW DEFENDANTS' PRODUCTION RE PREPARATION FOR MEET AND CONFER.	0.50	0	260.00	130.00	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/24/2007	DCD	DECARLO, DANIEL C.		CONFERENCE WITH CLIENT RE [REDACTED]	0.30	0	260.00	78.00	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/24/2007	DCD	DECARLO, DANIEL C.		2ND CONFERENCE WITH DEFENDANT'S COUNSEL - MEET AND CONFER ON DISCOVERY ISSUES.	2.10	0	260.00	546.00	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/24/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED DOCUMENT REQUESTS IN PREPARATION OF MEET AND CONFER WITH B. DAUCHER AND JOE TADROS AND REVIEW MEET AND CONFER LETTERS REGARDING SAME	0.70	0	225.00	157.50	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	5/24/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE WITH B. DAUCHER, JOE TRADROS, D. DECARLO RE: MEET AND CONFER ON DOCUMENT REQUESTS	0.70	0	225.00	157.50	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/24/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE CONTINUED OF MEET AND CONFER ON DOCUMENT REQUESTS (B. DAUCHER, JOE TADROS, D. DECARLO)	2.00	0	225.00	450.00	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/24/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAILS FROM CLIENT, D. MAKOUS, AND PREPARED EMAIL AND DISCUSSION WITH CLIENT RE: [REDACTED]	0.40	0	225.00	90.00	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/24/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM JOE TADROS RE: RAJ/RAVI DISTINCTION, REPLY TO JOE, AND REVIEW RESPONSE FROM B. DAUCHER RE: SAME AND DISCUSSION WITH D. DECARLO RE: SAME	0.30	0	225.00	67.50	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/24/2007	DNM	MAKOUS, DAVID N.		[REDACTED]	0.60	0	450.00	270.00	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/29/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED CLIENT EMAIL TO STEVE MORETTI FROM ONLINE GURU	0.10	0	225.00	22.50	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	5/29/2007	MIH	HAMILTON, MINA I.	PD	PREPARED STATUS EMAIL TO CLIENTS RE: [REDACTED]	0.60	0	225.00	135.00	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/30/2007	DCD	DECARLO, DANIEL C.		CONFERENCE WITH ERIC AND KRIS RE [REDACTED]	0.80	0	260.00	208.00	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/30/2007	DCD	DECARLO, DANIEL C.		SECOND TELEPHONE CONFERENCE WITH ERIC RE [REDACTED]	1.10	0	260.00	286.00	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/30/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED AND REPLIED TO SEVERAL EMAILS WITH OPPOSING COUNSEL RE: SCHEDULING OF SETTLEMENT CONFERENCE AND PREPARE EMAIL TO CLIENT RE: [REDACTED]	0.20	0	225.00	45.00	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/30/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE WITH ERIC AND CHRIS RE: [REDACTED]	0.80	0	225.00	180.00	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/30/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE WITH ERIC RE: [REDACTED]	0.80	0	225.00	180.00	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	5/31/2007	MIH	HAMILTON, MINA I.	PD	PREPARED DRAFT EMAIL OF DEPOSITION SCHEDULING	0.40	0	225.00	90.00	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/1/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM B. DAUCHER RE: WITHDRAWING REQUEST FOR PRODUCTION RE: SERVER STATISTICS AND REPLIED TO SAME	0.10	0	225.00	22.50	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/1/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM B. DAUCHER RE: PROPOSAL TO NARROW REQUEST FOR PRODUCTION NUMBER 15 AND FORWARDED TO CLIENT FOR COMMENTS AND REVIEWED COMMENT BY E. CREDITOR RE: [REDACTED]	0.10	0	225.00	22.50	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/1/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM B. DAUCHER RE: REQUESTS FOR PRODUCTION RE: CONVERSION DATA FROM GOOGLE AND YAHOO AND REQUEST TO WITHDRAW SAME AND REPLIED TO EMAIL, REVIEWED SECOND RESPONSE FROM B. DAUCHER AND REPLIED	0.10	0	225.00	22.50	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/1/2007	MIH	HAMILTON, MINA I.	DR	DRAFTED EMAIL TO CLIENTS RE: [REDACTED]	0.10	0	225.00	22.50	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/1/2007	MIH	HAMILTON, MINA I.	PD	PREPARED LIST OF DEPOSITIONS TO B. DAUCHER AND REPLIED TO CLIENT INQUIRY RE: [REDACTED]	0.20	0	225.00	45.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	6/1/2007	DNM	MAKOUS, DAVID N.		REVIEW MULTIPLE E-MAILS BETWEEN ERIC CREDITOR, CHRIS KRAMER, MINA HAMILTON ON [REDACTED]	1.00	0	450.00	450.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/3/2007	DNM	MAKOUS, DAVID N.		DETAILED CONSIDERATION OF EXPRESSED FALSITY AND NEED FOR SURVEY AND SCOPE OF SURVEY	0.40	0	450.00	180.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/4/2007	FJB	BISCARDI, FRANCINE J.	RS	RESEARCHED REQUESTOR: MINA HAMILTON. REQUEST: SEARCH FOR NEWS ARTICLES IN LEXIS FOR ANY REFERENCES TO DMV.ORG. IN ADDITION, PREINT ALL THE RETRIEVED ARTICLES. DATABASE: LEXIS. TYPE: NEWS. TIME: 18M.	0.30	0	110.00	33.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/4/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE WITH [REDACTED] OF THE DMV STATE OF CALIFORNIA [REDACTED]	0.30	0	225.00	67.50	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/4/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED MONTH END FILE MONITOR FOR DMV.ORG	0.10	0	225.00	22.50	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/4/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED CITE LIST FOR DMV.ORG NEXUS SEARCH FROM F. BISCARDI AND EMAIL CLIENT [REDACTED]	0.40	0	225.00	90.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	6/4/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED DMV.ORG ARTICLES [REDACTED]	0.40	0	225.00	90.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/4/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED B. DAUCHER EMAIL RE: PROPOSAL FOR 30(B)(6) DEPOSITIONS TO LIMIT TO 10 TOPICS EACH FOR "INITIAL ROUND" AND DISCUSSION WITH D. DECARLO RE: SAME	0.20	0	225.00	45.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/4/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED AND ANALYZED DEFENDANTS LENGTHY RESPONSE TO REQUEST FOR PRODUCTION BY PLAINTIFFS AND DISCUSSION WITH D. MAKOUS RE: [REDACTED]	1.10	0	225.00	247.50	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/4/2007	DNM	MAKOUS, DAVID N.		REVIEW MULTIPLE EXCHANGE OF NEW INFORMATION AND EXHIBITS AND CONTENTIONS AND EVIDENCE RE LITERAL FALSITY WITH M. HAMILTON REVIEW OF WITNESSES	0.50	0	450.00	225.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/5/2007	MIH	HAMILTON, MINA I.	PF	PREPARATION FOR SURVEY EXPERT TELEPHONE CALL WITH D. MAKOUS (REVIEW OF DRAFT SURVEY)	0.50	0	225.00	112.50	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/5/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE WITH CLIENT, D. MAKOUS, EXPERT TOM MARONICK RE: SCOPE OF SURVEY	2.20	0	225.00	495.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	6/5/2007	DNM	MAKOUS, DAVID N.	CW	CONFERENCE WITH MINA HAMILTON, PREPARATION FOR SURVEY MEETING	0.50	0	450.00	225.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/5/2007	DNM	MAKOUS, DAVID N.		LENGTHY TELEPHONE CONFERENCE WITH TOM MARONICK, CREDITOR AND HAMILTON RE SCOPE OF SURVEY	2.20	0	450.00	990.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/6/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE WITH SURVEY EXPERT	0.20	0	225.00	45.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/6/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM OPPOSING COUNSEL RE: PROTECTIVE ORDER AND ANALYZED SAME AND PREPARED RESPONSE TO OPPOSING COUNSEL WITH PROBLEMS WITH LANGUAGE OF PARAGRAPH 3 AND REVIEWED RESPONSE FROM OPPOSING COUNSEL	0.50	0	225.00	112.50	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/6/2007	MIH	HAMILTON, MINA I.	DW	DISCUSSION WITH D. MAKOUS RE: PARTIES RESPECTIVE SETTLEMENT COMMUNICATIONS AND UPDATE ABOUT SETTLEMENT DISCUSSIONS BETWEEN E. CREDITOR AND STEVE MORETTI	0.20	0	225.00	45.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/7/2007	DCD	DECARLO, DANIEL C.		WORK ON SURVEY ISSUES WITH MS. HAMILTON.	0.80	0	260.00	208.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	6/7/2007	DCD	DECARLO, DANIEL C.		WORK ON DISCOVERY ISSUES RE THEIR DEFICIENT RESPONSES AND OUR ATTACK THERETO.	0.70	0	260.00	182.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/7/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE WITH SHANNON ROBERTSON'S [REDACTED]	0.20	0	225.00	45.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/7/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE WITH SHANNON ROBERTSON RE: [REDACTED]	0.40	0	225.00	90.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/7/2007	MIH	HAMILTON, MINA I.	PD	PREPARED DRAFT DECLARATION OF SHANNON ROBERTSON [REDACTED]	1.60	0	225.00	360.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/7/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM CLIENT [REDACTED]	0.20	0	225.00	45.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/7/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED D. MAKOUS COMMENTS ON PROPOSAL BY OPPOSING COUNSEL ON CHANGES TO PROTECTIVE ORDER	0.20	0	225.00	45.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	6/8/2007	DCD	DECARLO, DANIEL C.		REVIEW EVIDENCE RE STUDENT DRIVER CONFUSION.	0.40	0	260.00	104.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/8/2007	MIH	HAMILTON, MINA I.	RE	REVISED AND FINALIZED DECLARATION OF SHANNON ROBERTSON AND SENT TO HER FOR REVIEW AND REVIEWED REPLY	0.50	0	225.00	112.50	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/8/2007	MIH	HAMILTON, MINA I.	PD	PREPARED EMAIL TO CLIENT RE: [REDACTED]	0.10	0	225.00	22.50	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/8/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED SURVEY RESULTS OF "WHAT DOES DMV" MEAN WITH T. MARONICK, D. MAKOUS	0.50	0	225.00	112.50	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/8/2007	MIH	HAMILTON, MINA I.	PD	PREPARED STRATEGY WITH D. MAKOUS RE: ADDITIONAL SURVEYS AND T. MARONICK-[REDACTED]	1.80	0	225.00	405.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/8/2007	MIH	HAMILTON, MINA I.	PD	PREPARED WORK PRODUCT DRAFTS FOR USE INTERNALLY OF SURVEYS [REDACTED]	3.00	0	225.00	675.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	6/8/2007	DNM	MAKOUS, DAVID N.		REVIEW MARONICK SURVEY [REDACTED]	2.50	0	450.00	1,125.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/11/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE WITH B. DAUCHER RE: EXTENSION FOR PLAINTIFFS' DISCOVERY RESPONSES	0.10	0	225.00	22.50	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/11/2007	MIH	HAMILTON, MINA I.	PD	PREPARED DRAFTS OF DISCOVERY RESPONSES [REDACTED]	1.90	0	225.00	427.50	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/11/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED AND REPLIED TO EMAILS WITH CLIENT RE: [REDACTED]	1.20	0	225.00	270.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/12/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM ASHLEY MERLO RE: PROTECTIVE ORDER AND REPLIED TO SAME AND REVIEWED RESPONSE	0.10	0	225.00	22.50	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/12/2007	MIH	HAMILTON, MINA I.	FN	FINALIZED RESPONSES TO INTERROGATORIES AND SENT TO CLIENT AND EXCHANGE OF EMAILS AND REVISIONS TO SAME [REDACTED]	2.00	0	225.00	450.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	6/12/2007	MIH	HAMILTON, MINA I.	FN	FINALIZED REQUESTS FOR ADMISSIONS AND EXCHANGE OF EMAILS WITH CLIENTS AND REVISIONS TO RESPONSES TO REQUESTS FOR ADMISSIONS [REDACTED].	0.70	0	225.00	157.50	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/13/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED COURT NOTICE OF FILINGS	0.10	0	225.00	22.50	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/13/2007	MIH	HAMILTON, MINA I.	FN	FINALIZED ADMISSIONS AND ROG RESPONSES AND EXCHANGE OF EMAILS WITH CLIENTS RE: [REDACTED]	0.80	0	225.00	180.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/13/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM CLIENT AND REPLIED RE: [REDACTED]	0.10	0	225.00	22.50	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/14/2007	MIH	HAMILTON, MINA I.	DW	DISCUSSION WITH D. MAKOUS RE: SURVEY ISSUES	0.90	0	225.00	202.50	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/14/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM OPPOSING COUNSEL RE: PMK FOR JUNE 29 AND DISCUSSION WITH D. DECARLO RE: MSJ STRATEGY BY DEFENDANTS AND NEED FOR FURTHER DISCOVERY TO OPPOSE SAME AND REPLIED TO OPPOSING COUNSEL (EMAILS EXCHANGES WITH OPPOSING COUNSEL)	0.70	0	225.00	157.50	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	6/14/2007	MIH	HAMILTON, MINA I.	PD	PREPARED SURVEYS	3.40	0	225.00	765.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/14/2007	DNM	MAKOUS, DAVID N.		REVISE NEW SURVEY OF DMV.ORG, PERCEPTION BY PUBLIC, TELEPHONE CONFERENCE WITH MINA HAMILTON RE REVISIONS TO SAME AND EDITING ZOOMERANG SITE	0.90	0	450.00	405.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/15/2007	MIH	HAMILTON, MINA I.	PD	PREPARED DEPOSITION NOTICE FOR FOR 30(B)(6) OF DEFENDANT [REDACTED]	2.00	0	225.00	450.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/15/2007	MIH	HAMILTON, MINA I.	DW	DISCUSSION WITH DAVID MAKOUS RE: SURVEYS PROPOSED FOR MEASURING WEBSITE AND GOOGLE SEARCH CONSUMER PERCEPTIONS	2.00	0	225.00	450.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/15/2007	MIH	HAMILTON, MINA I.	CW	CONFERENCE WITH TOM MARONICK RE: ADDITIONAL SURVEYS TO BE CONDUCTED AND CROSS-EXAMINATION ON JUSTIFYING SAME	0.80	0	225.00	180.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/15/2007	MIH	HAMILTON, MINA I.	PD	PREPARED EMAILS AND REVIEWED AND RESPONDED TO EMAILS WITH OPPOSING COUNSEL ON VARIOUS ISSUES INCLUDING DESIGNATION OF STEVE MORETTI FOR PMK WITNESS, DOCUMENTS, ETC.	0.50	0	225.00	112.50	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	6/15/2007	MIH	HAMILTON, MINA I.	DR	DRAFTED EMAILS AND REVIEWED SAME FROM CLIENT RE: [REDACTED]	0.30	0	225.00	67.50	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/15/2007	DNM	MAKOUS, DAVID N.		REVISE 30(B)(6) NOTICES OF DEFENDANTS	0.50	0	450.00	225.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/15/2007	DNM	MAKOUS, DAVID N.	MW	MEETING WITH MINA HAMILTON RE [REDACTED] SURVEY TO CONDUCT, [REDACTED]	2.00	0	450.00	900.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/15/2007	DNM	MAKOUS, DAVID N.		LENGTHY TELEPHONE CONFERENCE WITH TOM MARONICK RE SCOPE OF SURVEY AND SURVEY QUESTIONS AND SELECTION OF PARTICULAR PARAMETERS	0.80	0	450.00	360.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/18/2007	DCD	DECARLO, DANIEL C.		REVIEW COURT'S RULING ON AMENDED COMPLAINT.	0.30	0	260.00	78.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/18/2007	CAD1	DIXON, CYNTHIA A.	AD	ANALYZED AND REVIEWED CALIFORNIA CASE LAW RE OBTAINING AN INJUNCTION AGAINST DMV.ORG'S WEBSITE CONTENT.	0.50	0	170.00	85.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	6/18/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM T. MARONICK RE: JPEG IMAGES FOR USE IN SURVEY AND TELEPHONE CALL (LEFT MESSAGE) RE: STATUS OF ADDITIONAL SURVEYS	0.20	0	225.00	45.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/18/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED SURVEY [REDACTED]	0.60	0	225.00	135.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/18/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED WITH D. MAKOUS RE: SURVEY ISSUES AND ZOOMERANG COMMENTS RE: SAME	0.40	0	225.00	90.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/18/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED AND DISCUSSION WITH CLIENTS/D. MAKOUS/D. DECARLO RE: COURT ORDERS RE: MOTION TO AMEND/EXTEND DATES	0.50	0	225.00	112.50	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/18/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED AND DRAFTED REPLIES TO EMAILS (NUMEROUS EXCHANGES) WITH OPPOSING COUNSEL RE: VARIOUS ISSUES INCLUDING SERVICE OF COMPLAINT, RAJ/RAVI PARTIES, ETC.	0.50	0	225.00	112.50	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/18/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED NOTICES OF DEPOS. FOR PLAINTIFFS AND CLIENT EXCHANGE OF EMAILS RE: [REDACTED]	0.30	0	225.00	67.50	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	6/18/2007	MIH	HAMILTON, MINA I.	PD	PREPARED WITH HELP DESK, PARALEGAL CLEARER IMAGES OF WEBSITE AND GOOGLE SEARCH RESULTS FOR USE IN SURVEYS	1.00	0	225.00	225.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/18/2007	MIH	HAMILTON, MINA I.	PD	PREPARED MOTION FOR SUMMARY JUDGMENT (LITERAL FALSITY OUTLINE OF CASE AUTHORITY)	1.80	0	225.00	405.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/18/2007	DNM	MAKOUS, DAVID N.		CONSIDER SURVEY [REDACTED]	0.60	0	450.00	270.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/18/2007	DNM	MAKOUS, DAVID N.		RECEIPT AND REVIEW ONLINE GURU DESIGN, COMMENTS AND INSTRUCT RE SDT OF SAME IN DOCUMENT REQUEST	0.30	0	450.00	135.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/18/2007	DNM	MAKOUS, DAVID N.		RECEIPT AND REVIEW DEFENDANTS 30(B)(6) NOTICE RE DEPOSITION OF PLAINTIFFS (TWO) IN CASE AND MULTIPLE TOPICS; PREP E-MAIL TO ERIC AND CHRIS [REDACTED] RECEIPT AND REVIEW AND REPLY TO VARIOUS E- MAILS OF CHRIS AND ERIC RE [REDACTED]	0.80	0	450.00	360.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/19/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED SURVEY DRAFT AND LEFT MESSAGE WITH TOM MARONICK RE: [REDACTED]	0.50	0	225.00	112.50	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	6/19/2007	MIH	HAMILTON, MINA I.	PD	PREPARED SURVEY WITH T. MARONICK, D. MAKOUS (CONT'D)	0.80	0	225.00	180.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/19/2007	MIH	HAMILTON, MINA I.		EMAIL EXCHANGE WITH CLIENTS RE: [REDACTED]	0.40	0	225.00	90.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/19/2007	MIH	HAMILTON, MINA I.		EXCHANGE OF EMAILS WITH OPPOSING COUNSEL ON VARIOUS ISSUES, INCLUDING MOTION TO DISMISS, RESULTS OF COURT ORDER, ETC.	0.30	0	225.00	67.50	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/19/2007	DNM	MAKOUS, DAVID N.		[REDACTED] PROPOSED DMV.ORG SURVEYS INCLUDING PARTICULAR KEY QUESTIONS AND STIMULI USAGE	0.60	0	450.00	270.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/20/2007	MIH	HAMILTON, MINA I.	PD	PREPARED MATERIALITY SURVEY WITH D. MAKOUS AND T. MARONICK; REVIEW OF RESULTS OF OTHER SURVEYS, DISCUSSION WITH D. MAKOUS RE: STATUS [REDACTED]	3.90	0	225.00	877.50	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/20/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED FINAL PROTECTIVE ORDER	0.30	0	225.00	67.50	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	6/20/2007	DNM	MAKOUS, DAVID N.		[REDACTED] TRAFFICSCHOOL SURVEY AND OUTLINING SURVEY ON MATERIALITY AND; REVIEW ALL SURVEY RESULTS [REDACTED]; REVIEW MOTION FOR SUMMARY JUDGMENT AND DRAFT ARGUMENTS RE SAME	2.00	0	450.00	900.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/21/2007	MIH	HAMILTON, MINA I.	FN	FINALIZED PREPARATION OF MATERIALITY SURVEY WITH D. MAKOUS AND T. MARONICK	0.80	0	225.00	180.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/21/2007	MIH	HAMILTON, MINA I.		EXCHANGE OF EMAILS AND COMMUNICATIONS WITH CILENT RE: [REDACTED]	0.60	0	225.00	135.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/21/2007	MIH	HAMILTON, MINA I.		EXCHANGE OF EMAILS AND COMMUNICATIONS WITH OPPOSING COUNSEL RE: MEET AND CONFER ON PLAINTIFFS DISCOVERY RESPONSES, DOCUMENTS TO BE PRODUCED, SETTLEMENT ISSUES, CONFIDENTIALITY OF DOCUMENTS UNDER THE PROTECTIVE ORDER, ETC.	0.80	0	225.00	180.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/21/2007	DNM	MAKOUS, DAVID N.		STRUCTURE SURVEY [REDACTED]	2.80	0	450.00	1,260.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/22/2007	DCD	DECARLO, DANIEL C.		PREPARE FOR DEPOSITION 30(B)(6) OF DMV.ORG	1.20	0	260.00	312.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	6/22/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED IN DETAIL SURVEY RESULTS [REDACTED] AND TELEPHONE CONFERENCES WITH TOM MARONICK AND DISCUSSION WITH D. MAKOUS RE: [REDACTED]	2.60	0	225.00	585.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/22/2007	MIH	HAMILTON, MINA I.	PD	PREPARED AND REPLIED TO EMAILS TO CLIENTS [REDACTED]	0.30	0	225.00	67.50	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/22/2007	MIH	HAMILTON, MINA I.		EMAIL EXCHANGE WITH OPPOSING COUNSEL (SEVERAL) RE: RAVI/RAJ, DOCUMENTS, ETC.	0.40	0	225.00	90.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/22/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM CLIENT RE: [REDACTED]	0.10	0	225.00	22.50	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/22/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED AND ANALYZED LATE PRODUCTION OF DOCUMENTS BY DEFENDANTS, INCLUDING CEASE AND DESIST LETTERS, PRINT-OUTS OF WEBSITES, ETC. AND INSTRUCTIONS TO V. TOWLES FOR MAKING SETS FOR DEPOSITION PREPARATION AND SENDING TO CLIENT	2.60	0	225.00	585.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/22/2007	DNM	MAKOUS, DAVID N.		STUDY DETAILED SURVEY RESULTS [REDACTED] GOOGLE SEARCH DIRECTED TO DMV.ORG, THE DMV.ORG WEB PAGE AND DECEPTION ACTS, AND MATERIALITY RESULTS, TELEPHONE CONFERENCE WITH TOM MARONICK (SEVERAL) RE SURVEY RESULTS CONTINUED SURVEY METHODOLOGY; CONFERENCE WITH TOM MARONICK RE SCOPE OF SURVEY OPINION	2.40	0	450.00	1,080.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	6/24/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE WITH T. MARONICK GOING OVER EXPERT REPORT [REDACTED]	3.50	0	225.00	787.50	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/24/2007	DNM	MAKOUS, DAVID N.		DETAILED LENGTHY MEETING WITH EXPERT THOMAS MARONICK RE REVISION CHANGES, EDITS AND CLARIFICATION OF EXPERT OPINION, [REDACTED]	3.50	0	450.00	1,575.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/25/2007	FJB	BISCARDI, FRANCINE J.	RS	RESEARCHED REQUESTOR: DAVID MAKOUS & MINA HAMILTON. REQUEST: RUN A STRATEGIC PROFILE SEARCH ON JUDGE PERCY ANDERSON IN USDC COURTS. IN ADDITION, SEARCH FOR ALL OF JUDGE ANDERSON'S OPINIONS IN TRADEMARK CASES REGARDING CONSUMER SURVEYS. DATABASE: WESTLAW AND COURTLINK. TYPE: STRATEGIC PROFILE & CASE. TIME: 1HR.	0.40	0	110.00	44.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/25/2007	AE1	ESPINOZA, ANTONIA	AD	ANALYZED ON LINE DATABASE FOR ZOOMERANG.COM [REDACTED]	1.50	0	160.00	240.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/25/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED AND DRAFT REPORT OF TOM MARONICK AND TELEPHONE CONFERENCE RE: TYPOS, ETC.	1.80	0	225.00	405.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/25/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED CHRIS KRAMER EMAIL AND REVIEWED REQUEST FOR PRODUCTION ANSWER [REDACTED]	0.20	0	225.00	45.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	6/25/2007	MIH	HAMILTON, MINA I.	FN	FINALIZED EXPERT REPORT FOR PRODUCTION, INCLUDING EXHIBITS, COVER LETTERS/EMAILS TO OPPOSING COUNSEL RE: SAME, COLOR COPIES, PRINT- OUTS OF INDIVIDUAL RESPONSES, ETC.	4.40	0	225.00	990.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/25/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE WITH JOE TADROS RE: SETTLEMENT CONFERENCE	0.10	0	225.00	22.50	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/25/2007	DNM	MAKOUS, DAVID N.		EXTENSIVE WORK ON EXPERT REPORT OF TOM MARONICK [REDACTED]	3.20	0	450.00	1,440.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/26/2007	DCD	DECARLO, DANIEL C.		PREPARE FOR 30(B)(6) DEPOSITION OF DMV.ORG	0.80	0	260.00	208.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/26/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED AND ANALYZED EXPERT REPORT OF DANIEL S. JANAL AND DISCUSSION WITH CLIENTS AND D.MAKOUS AND D. DECARLO RE: [REDACTED]	1.20	0	225.00	270.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/26/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED AND ANALYZED DOCUMENTS PRODUCED BY DEFENDANTS IN PREPARATION FOR DEPOSITION OF 30(B)(6) OF DMV.ORG AND FOR USE IN MOTION FOR SUMMARY JUDGMENT	5.00	0	225.00	1,125.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	6/26/2007	MIH	HAMILTON, MINA I.		EXCHANGE OF EMAILS WITH CLIENTS, OPPOSING COUNSEL RE: VARIOUS ISSUES [REDACTED]	0.80	0	225.00	180.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/27/2007	DCD	DECARLO, DANIEL C.		PREPARE FOR DEPOSITION OF DMV.ORG AND GO THROUGH DOCUMENTS PRODUCED.	6.20	0	260.00	1,612.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/27/2007	MIH	HAMILTON, MINA I.	RS	RESEARCHED SECTION 2.68 CFR AND SECTION 2.135 [REDACTED]	0.80	0	225.00	180.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/27/2007	MIH	HAMILTON, MINA I.	PD	PREPARED EMAIL MEMO TO CLIENT AND D. MAKOUS/D. DECARLO RE: [REDACTED]	0.30	0	225.00	67.50	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/27/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED AND ANALYZED EMAIL OF OPPOSING COUNSEL REQUESTING MATERIALS RELATED TO DR. MARONICK SURVEYS AND DISCUSSIONS WITH D. DECARLO AND D. MAKOUS RE: SAME AND PREPARED RESPONSES TO OPPOSING COUNSEL AND REVIEWED AND REPLIED TO NUMEROUS EMAILS RE: SAME	1.00	0	225.00	225.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/27/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE WITH DR. MARONICK RE: MATERIALS BEING REQUESTED BY DEFENDANTS	0.40	0	225.00	90.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	6/27/2007	MIH	HAMILTON, MINA I.	DW	DISCUSSION WITH D. MAKOUS AND DR. MARONICK RE: REBUTTAL REPORT ON ISSUE OF DISCLAIMERS	0.50	0	225.00	112.50	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/27/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED ISSUE OF [REDACTED] WITH CLIENTS (EMAILS RE: SAME)	0.10	0	225.00	22.50	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/27/2007	MIH	HAMILTON, MINA I.		CONTINUED REVIEW AND ANALYSIS OF DOCUMENTS PRODUCED BY DEFENDANTS AND PREPARATION WITH D. DECARLO FOR DEPOSITION ON FRIDAY OF 30(B)(6) WITNESS	5.80	0	225.00	1,305.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/27/2007	DNM	MAKOUS, DAVID N.	TC	TELEPHONE CONFERENCE WITH THOMAS MARONICK RE DATE AND DOCUMENTS IN PREVIOUS EXPERT REPORT	0.30	0	450.00	135.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/27/2007	DNM	MAKOUS, DAVID N.		PREPARE E-MAIL TO ERIC CREDITOR RE [REDACTED]	0.30	0	450.00	135.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/27/2007	DNM	MAKOUS, DAVID N.		CONSIDER [REDACTED] SURVEY RESULTS OF MARONICK [REDACTED]	0.40	0	450.00	180.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	6/27/2007	DNM	MAKOUS, DAVID N.		CONSIDER FTC ISSUES AND USE OF SURVEY AND SUCH	0.20	0	450.00	90.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/27/2007	DNM	MAKOUS, DAVID N.		REVIEW SEVERAL RELATED PERCY ANDERSON DOCUMENTS AS PRIOR COUNSEL AND VARIOUS OTHER EXPERT REPORTS [REDACTED]	0.70	0	450.00	315.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/27/2007	DNM	MAKOUS, DAVID N.		PREPARE RESPONSE TO DEFENDANTS SURVEY EXPERT ISSUES [REDACTED]	0.70	0	450.00	315.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/27/2007	DNM	MAKOUS, DAVID N.		CONTINUE DEALING WITH MISCELLANEOUS ISSUES OF SCHEDULING AND DEFENDANTS DEMANDS FOR ADDITIONAL TIME, OUR RESPONSES AND ARGUMENTS, EX PARTE APPLICATIONS OF DEFENDANTS AND SUCH, DEMANDS TO REFUSE TO ADD NEW DEFENDANT RAG LAHOTI, NEW MOTION FOR SUMMARY JUDGMENT GROUNDS AND PROCEDURES RE SAME, ADDITIONAL DISCOVERY, DEPOSITION OF LEACH IN PREPARATION OF SAME AND RELATED ISSUES	0.60	0	450.00	270.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/27/2007	DNM	MAKOUS, DAVID N.		REVIEW REPORT OF REBUTTAL EXPERT AND CONSIDER RESPONSE BY DR. MARONICK TO REBUTTAL EXPERT INCLUDED IN ALREADY EXISTING SURVEY RESULTS ON DISCLAIMER	0.60	0	450.00	270.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/27/2007	DNM	MAKOUS, DAVID N.	TC	TELEPHONE CONFERENCE WITH TOM MARONICK RE SAME	0.10	0	450.00	45.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	6/28/2007	DCD	DECARLO, DANIEL C.		EX PARTE APPLICATION AND REVIEW RE EX PARTE ISSUE RE EXPERT EXTENSION	1.30	0	260.00	338.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/28/2007	DCD	DECARLO, DANIEL C.		DEPOSITION PREPARATION FOR 30(B)(6) OF DMV.ORG	6.40	0	260.00	1,664.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/28/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED AND REPLIED TO OBJECTIONS TO 30(B)(6) DEPOSITION AND RESPONSE TO OPPOSING COUNSEL WITH D. MAKOUS AND CLIENTS	0.40	0	225.00	90.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/28/2007	MIH	HAMILTON, MINA I.		DEALT WITH ADDITIONAL BELATED PRODUCTION OF DOCUMENTS BY DEFENDANTS AND NUMEROUS EXCHANGE OF EMAILS WITH OPPOSING COUNSEL WHILE REVIEWING DOCUMENTS AND PREPARING WITH D. DECLARO FOR DEPOSITION BY ANALYZING DOCUMENTS AND ORGANZING SAME	7.00	0	225.00	1,575.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/28/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EX PARTE APPLICATION BY DEFENDANTS TO EXTEND DUE DATE FOR REBUTTAL REPORTS AND OUTLINED RESPONSE THERETO	1.30	0	225.00	292.50	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/28/2007	MIH	HAMILTON, MINA I.	PD	PREPARED EX PARTE OPPOSITION ARGUMENTS ON EXPERT REPORT	3.20	0	225.00	720.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	6/28/2007	DNM	MAKOUS, DAVID N.	CW	CONFERENCE WITH MINA HAMILTON RE RESPONSE TO 30(B)(6) OBJECTIONS OF DEFENDANTS; REVIEW WITH DANIEL C. DECARLO PERTINENT QUESTIONS FOR DEPOSITION OF MORELI 30(B)(6) WITNESS OF DEFENDANTS; CONSIDER SUMMARY JUDGMENT AND SURVEY [REDACTED]	0.80	0	450.00	360.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/29/2007	DCD	DECARLO, DANIEL C.		PREPARE FOR AND TAKE 30(B)(6) DEPOSITION AND CONFERENCE WITH ERIC, CREDITOR, THEREAFTER.	10.10	0	260.00	2,626.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/29/2007	MIH	HAMILTON, MINA I.	PD	PREPARED DECLARATION OF MINA I. HAMILTON IN SUPPORT OF OPPOSITION TO EX PARTE APPLICATION RE EXPERTS	1.20	0	225.00	270.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/29/2007	MIH	HAMILTON, MINA I.	DW	DISCUSSION WITH D. MAKOUS RE: [REDACTED] DEPOSITION [REDACTED]	1.60	0	225.00	360.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/29/2007	DNM	MAKOUS, DAVID N.		REVIEW CALIFORNIA VEHICLE CODE SECTIONS 25, AND CFR SECTION 340 AND 345 RE [REDACTED]	0.60	0	450.00	270.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/2/2007	DCD	DECARLO, DANIEL C.		REVIEW PLAINTIFF'S DEFICIENT RESPONSES AND TELEPHONE CONFERENCE WITH CLIENTS RE [REDACTED]	0.60	0	260.00	156.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	7/2/2007	DCD	DECARLO, DANIEL C.		BRIEF REVIEW OF CONSUMER CONTACT INFO AUTHORITY.	0.80	0	260.00	208.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/2/2007	MIH	HAMILTON, MINA I.	DW	DISCUSSION WITH D. MAKOUS RE: DEPO. PREP AND DEPOSITIONS OF CLIENTS	0.20	0	225.00	45.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/2/2007	MIH	HAMILTON, MINA I.	PD	PREPARED EMAIL TO B. DAUCHER AND J. TADROS RE: DEPOSITION SCHEDULING ISSUES, INCLUDING CLIENT DEPOS., INCLUDING PERSONAL DEPOSITIONS AT SAME TIME AS 30(B)(6) DEPOS.	0.20	0	225.00	45.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/2/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM B. DAUCHER RE: DEPOSITIONS OF ERIC CREDITOR AND CHRIS KRAMER AND FORWARDED TO CLIENT	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/2/2007	MIH	HAMILTON, MINA I.	PD	PREPARED EMAIL TO B. DAUCHER RE: JIMMY LEACH AND NEGRONI DEPOSITION DATES	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/2/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM B. DAUCHER RE: MOTION FOR SUMMARY JUDGMENT SCHEDULE AND FORWARDED TO D. MAKOUS AND D. DECARLO FOR DISCUSSION RE: STRATEGY, RESPONSE	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	7/2/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM J. TADROS RE: DESIGNATION AS ADDITIONAL 30(B)(6) WITNESSES JERRY FLACK AND MICHAEL JACOBSON AND FORWARDED TO D. DECARLO FOR COORDINATION ABOUT DATES	0.20	0	225.00	45.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/2/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM J. TADROS RE: MEDIATION SCHEDULING AND FORWARDED TO CLIENT	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/2/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM J. TADROS RE: REQUEST FOR ELECTRONIC VERSIONS OF COMMUNICATIONS WITH T. MARONICK AND REPLIED TO SAME	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/2/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED SECOND EMAIL FROM J. TADROS RE: ELECTRONIC VERSIONS OF COMMUNICATIONS WITH T. MARONICK AND REPLIED TO SAME	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/2/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED D. DECARLO EMAIL ABOUT CONSUMERS BEING OUTRAGED AT DMV. ORG AND FORWARDED MEMO FROM CLIENT [REDACTED]	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/2/2007	MIH	HAMILTON, MINA I.	PD	PREPARED DOCUMENTS PRODUCED BY DEFENDANTS FOR POTENTIAL USE AS EVIDENCE IN MOTIONS FOR SUMMARY JUDGMENT AND DOCUMENTS USED IN DEPOSITION OF MORETTI FOR SAME	3.50	0	225.00	787.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	7/2/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM J. TADROS RE: MEDIATION SCHEDULING AND FORWARDED TO CLIENT AND REVIEWED RESPONSE AND REPLIED TO SAME	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/2/2007	DNM	MAKOUS, DAVID N.		CONFERENCES WITH MINA HAMILTON RE MARONICK'S REBUTTAL TO DEFENDANT'S EXPERT, TELEPHONE CONFERENCE WITH DAN DECARLO RE [REDACTED]	0.60	0	450.00	270.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/3/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED ELECTONIC COMMUNICATIONS BETWEEN ME AND EXPERT TOM MARONICK AND FORWARDED SAME TO J. TADROS IN FOUR SEPARATE EMAILS	0.30	0	225.00	67.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/3/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM J. TADROS RE: MARONICK EMAILS AND DOCUMENTS BEING SENT TO THEM BY THURSDAY AND REPLIED THAT DOCUMENTS WILL BE SENT IN THE SAME MANNER AND TIMING AS THEIR DOCUMENTS WERE SENT TO US AND REQUEST FOR ANSWERS TO MY EMAILS OF LAST WEEK	0.20	0	225.00	45.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/3/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAILS FROM J. TADROS RE: DOCUMENT PRODUCTION AND COMMUNICATIONS WITH EXPERT DAN JANAL AND REPLIED TO SAME	0.20	0	225.00	45.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/3/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED LETTER FROM D. DECARLO TO OPPOSING COUNSEL RE: DEPOSITIONS AND DISCOVERY AND FORWARDED TO CLIENT AND DISCUSSION WITH D. DECARLO RE: SAME	0.20	0	225.00	45.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	7/4/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED PLAINTIFFS' RESPONSES TO DEFENDANTS' REQUESTS FOR ADMISSIONS, DOCUMENTS, AND INTERROGATORIES IN PREPARATION FOR MEET AND CONFER DEMANDED BY DEFENDANTS AND POTENTIAL SUPPLEMENTATION OF SAME	0.70	0	225.00	157.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/4/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED CLIENT DOCUMENTS (EMAILS, PLACED IN CHRONOLOGICAL ORDER AND COMPARE TO DEFENDANTS PRODUCTION)	1.50	0	225.00	337.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/4/2007	MIH	HAMILTON, MINA I.	RS	RESEARCHED "UNCLEAN HANDS" DEFENSE IN PREPARATION OF CLIENT DEPOSITIONS	1.10	0	225.00	247.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/4/2007	MIH	HAMILTON, MINA I.	PD	PREPARED RESEARCH MEMO RE SAME	0.90	0	225.00	202.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/4/2007	MIH	HAMILTON, MINA I.	PD	PREPARED PL002-PL0554 FOR PRODUCTION	3.00	0	225.00	675.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/4/2007	MIH	HAMILTON, MINA I.	PD	PREPARED EMAILS TO CLIENT RE [REDACTED]	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	7/4/2007	MIH	HAMILTON, MINA I.	PD	PREPARED EMAILS TO OPPOSING COUNSEL RE SENDING UNREDACTED VERSIONS OF CONSUMER EMAILS	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/4/2007	MIH	HAMILTON, MINA I.	PD	PREPARED EMAILS TO OPPOSING COUNSEL WITH DOCUMENTS PL0002-PL0350	0.40	0	225.00	90.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/4/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAILS FROM E. CREDITOR RE: [REDACTED]	0.20	0	225.00	45.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/4/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EAMIL FROM JOE TADROS RE: REASON FOR NOT PRODUCING UNREDACTED VERSIONS OF EMAILS ("PRIVACY") AND EMAIL FROM B. DAUCHER RE: "PROPOSAL" FOR SAME AND DISCUSSION WITH D. DECARLO RE: SAME	0.20	0	225.00	45.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/5/2007	DCD	DECARLO, DANIEL C.		REVIEW OF OUR AND THEIR DOCUMENTS.	2.20	0	260.00	572.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/5/2007	DCD	DECARLO, DANIEL C.		PREPARE ANALYSIS TO OUR CLIENTS RE [REDACTED]	0.40	0	260.00	104.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	7/5/2007	DCD	DECARLO, DANIEL C.		PARTICIPATE IN MEET AND CONFER WITH OPPOSING COUNSEL RE DISCOVERY ISSUES.	1.00	0	260.00	260.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/5/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAILS FROM CLIENT RE: [REDACTED]	0.30	0	225.00	67.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/5/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAILS FROM J. TADROS AND B. DAUCHER RE: RE-DESIGNATION OF CONSUMER EMAILS AND REVIEW D. DECARLO EMAIL RE: [REDACTED]	0.20	0	225.00	45.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/5/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED AFFILIATE AGREEMENTS FOR PRODUCTION TO OPPOSING COUNSEL AND NTOED NAMES OF THIRD PARTIES, STATES, ETC.	0.90	0	225.00	202.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/5/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE WITH OPPOSING COUNSEL RE: MEET AND CONFER ON PLAINTIFFS' DISCOVERY RESPONSES AND DISCUSSION WITH D. DECARLO RE: [REDACTED]	1.40	0	225.00	315.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/5/2007	MIH	HAMILTON, MINA I.	PD	PREPARED EMAIL TO OPPOSING COUNSEL RE: KEYWORDS ISSUE AND LACK OF ANY KEYWORDS WITH STATE LISTED PRIOR TO KEYWORD	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	7/5/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED CLIENT EMAILS RE:[REDACTED]	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/5/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED ROUGH MORETTI TRANSCRIPT AND INSTRUCTIONS TO V. TOWLES RE: EXPEDITED TRANSCRIPT AND INFORMATION RE: SAME FROM COURT REPORTER	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/5/2007	MIH	HAMILTON, MINA I.	RE	REVISED LENGTHY EMAIL TO CLIENTS FROM D. DECARLO RE: [REDACTED]	0.20	0	225.00	45.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/5/2007	MIH	HAMILTON, MINA I.	PD	PREPARED PL0351-352 FOR PRODOCUTION	0.40	0	225.00	90.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/5/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED CASE CITED BY OPPOSING COUNSEL RE: PRIVACY ISSUES FOR PROTECTING DMV.ORG VICTIM'S IDENTITIES AND EMAILED J. TADROS RE: SAME	0.50	0	225.00	112.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/5/2007	MIH	HAMILTON, MINA I.	PD	PREPARED PL760-887 FOR PRODUCTION	1.70	0	225.00	382.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	7/5/2007	MIH	HAMILTON, MINA I.	PD	PREPARED PL888-1307 FOR PRODUCTION AND EMAILED SAME	1.90	0	225.00	427.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/5/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED ROUGH MORETTI TRANSCRIPT AND INSTRUCTIONS TO V. TOWLES RE: EXPEDITED TRANSCRIPT AND INFORMATION RE: SAME FROM COURT REPORTER	0.10	0	225.00	22.50	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/5/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED LENGTHY EMAIL TO CLIENTS FROM D. DECARLO RE: FINANCIAL INJURY STRATEGY AND EVIDENCE AND CLIENT RESPONSES TO SAME	0.20	0	225.00	45.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/5/2007	MIH	HAMILTON, MINA I.	PD	PREPARED PL0351-352 FOR PRODOCUTION; PL760-887 FOR PRODUCTION; AND PL888-1307 FOR PRODUCTION AND EMAILED SAME	0.40	0	225.00	90.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/5/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED CASE CITED BY OPPOSING COUNSEL RE: PRIVACY ISSUES FOR PROTECTING DMV.ORG VICTIM'S IDENTITIES AND EMAILED J. TADROS RE: SAME	0.50	0	225.00	112.50	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/5/2007	MIH	HAMILTON, MINA I.	PD	PREPARED PL760-887 FOR PRODUCTION	1.70	0	225.00	382.50	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	7/5/2007	MIH	HAMILTON, MINA I.	PD	PREPARED PL888-1307 FOR PRODUCTION AND EMAILED SAME	1.90	0	225.00	427.50	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/6/2007	MIH	HAMILTON, MINA I.	PD	PREPARED EMAIL TO CLIENTS RE: [REDACTED]	0.20	0	225.00	45.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/6/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM OPPOSING COUNSEL RE: PLAINTIFFS' PRODUCTION OF DOCUMENTS AND ISSUES RELATED THERETO (NUMBERED 1 THROUGH 4)	0.20	0	225.00	45.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/6/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED CASE [REDACTED]	0.40	0	225.00	90.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/6/2007	MIH	HAMILTON, MINA I.	PD	PREPARED EMAIL TO CLIENT RE: [REDACTED]	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/6/2007	MIH	HAMILTON, MINA I.	PD	PREPARED EMAIL TO OPPOSING COUNSEL RE: RESPONSE TO ITEM NUMBER 3 RE: PLAINTIFFS DOCUMENT PRODUCTION	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	7/6/2007	MIH	HAMILTON, MINA I.	PD	PREPARED EMAIL TO CLIENT RE: [REDACTED]	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/6/2007	MIH	HAMILTON, MINA I.	PD	PREPARED EMAIL TO OPPOSING COUNSEL RE: RESPONSE TO ITEM NUMBERS 1 AND 2	0.20	0	225.00	45.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/6/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM B. DAUCHER RE: PROPOSAL FOR REDACTION OF EMAILS AND INTERNAL DISCUSSIONS WITH D. DECARLO AND D. MAKOUS [REDACTED]	0.40	0	225.00	90.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/6/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM ASHLEY MERLO ATTACHING LETTER FROM ASHLEY MERLO RE: MEET AND CONFER SUMMARY AND EMAIL ASHLEY MERLO RE: SAME	0.30	0	225.00	67.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/6/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM D. DECARLO IN RESPONSE TO RE: B. DAUCHER'S EMAIL PROPOSAL	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/6/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED CLIENT EMAIL RE: [REDACTED]	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	7/6/2007	MIH	HAMILTON, MINA I.	PD	PREPARED DOCUMENTS FOR PRODUCTION TO OPPOSING COUNSEL PL353-759	1.90	0	225.00	427.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/6/2007	MIH	HAMILTON, MINA I.	PD	PREPARED DOCUMENTS FOR PRODUCTION TO OPPOSING COUNSEL PL308-319	0.40	0	225.00	90.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/6/2007	MIH	HAMILTON, MINA I.	PD	PREPARED DOCUMENTS FOR PRODUCTION TO OPPOSING COUNSEL PL320-1661	2.80	0	225.00	630.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/6/2007	MIH	HAMILTON, MINA I.	PD	PREPARED EMAIL TO OPPOSING COUNSEL RE: RESPONSE TO ITEM NUMBER 4	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/7/2007	DCD	DECARLO, DANIEL C.		REVIEW SPREAD SHEETS (FINANCIALS) AND TELEPHONE CONFERENCE WITH ERIC.	0.80	0	260.00	208.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/9/2007	DCD	DECARLO, DANIEL C.		CONFERENCE WITH D. MAKOUS AND M. HAMILTON RE DISCOVERY ISSUES AND STRATEGY.	1.10	0	260.00	286.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	7/9/2007	MIH	HAMILTON, MINA I.	MW	MEETING WITH D. MAKOUS AND D. DECARLO RE: NUMEROUS ISSUES AND STRATEGY OF CASE, [REDACTED]	1.10	0	225.00	247.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/9/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAILS AND DOCUMENTS [REDACTED] AND PREPARED FOR PRODUCTION TO OPPOSING COUNSEL	0.40	0	225.00	90.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/9/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED CLIENT EMAILS WITH ELECTRONIC VERSIONS OF PL0318 AND 304 AND PRODUCED TO OPPOSING COUNSEL	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/9/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED TS/DED FINANCIALS/DISCOVERY EMAILS AND SPREADSHEETS FROM CLIENTS IN PREPARATION FOR PRODUCTION TO OPPOSING COUNSEL AS "COUNSEL ONLY"	0.80	0	225.00	180.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/9/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED CLIENT EMAIL RE: [REDACTED]	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/9/2007	MIH	HAMILTON, MINA I.	PD	PREPARED DOCUMENTS FOR PRODUCTION TO OPPOSING COUNSEL PL1668-1682 AND 1683-1687	0.70	0	225.00	157.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	7/9/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED CLIENT EMAIL RE: [REDACTED]	0.20	0	225.00	45.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/9/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED CLIENT EMAIL RE: [REDACTED]	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/9/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED CLIENT EMAILS RE[REDACTED]	0.30	0	225.00	67.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/9/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED B. DAUCHER EMAIL RE: EMAIL PROPOSAL AND NOTICE OF RULING ATTACHMENT AND DISCUSSION WITH D. DECARLO RE: SAME	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/9/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED J. TADROS EMAIL RE: CONSUMER EMAILS BEING IN IMPROPER FORMAT AND REPLIED TO SAME	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/9/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED CHRIS KRAMER EMAIL RE: [REDACTED]	0.50	0	225.00	112.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	7/9/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED D. MAKOUS SUMMARY OF WORK PRODUCT LAW	0.20	0	225.00	45.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/9/2007	MIH	HAMILTON, MINA I.	PD	PREPARED EMAILS TO OPPOSING COUNSEL RE: MEDIATION SCHEDULING AND REVIEWED RESPONSE	0.20	0	225.00	45.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/9/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED COURT ORDER RE: EX PARTE APPLICATION TO EXTEND REBUTTAL REPORT DUE DATE AND ADVISED CLIENTS AND REVIEWED RESPONSE AND REPLIED TO SAME	0.20	0	225.00	45.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/9/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED NUMEROUS EMAILS FROM J. TADROS AND B. DAUCHER RE: ISSUES WITH DOCUMENTS PRODUCED BY PLAINTIFFS AND REPLIED TO SAME AFTER INVESTIGATING ISSUES	0.50	0	225.00	112.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/9/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED D. DECARLO EMAIL TO CLIENT RE: [REDACTED]	0.60	0	225.00	135.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/9/2007	DNM	MAKOUS, DAVID N.	MW	MEETING WITH MINA HAMILTON AND DAN DECARLO RE OVERALL CASE AND STRATEGY [REDACTED]	1.60	0	450.00	720.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	7/10/2007	DCD	DECARLO, DANIEL C.		PREPARE FOR DEPOSITIONS OF ERIC AND KRIS - DOCUMENTS AND THEIR TESTIMONY.	2.80	0	260.00	728.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/10/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED CLIENT EMAIL ABOUT [REDACTED]	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/10/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAILS FROM B. DAUCHER AND D. DECARLO AND CLIENT RE: [REDACTED]	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/10/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAILS FROM E. CREDITOR RE: [REDACTED]	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/10/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAILS FROM E. CREDITOR RE: [REDACTED]	0.40	0	225.00	90.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/10/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAILS FROM E. CREDITOR AND C. KRAMER RE: [REDACTED]	0.20	0	225.00	45.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	7/10/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAILS FROM E. CREDITOR RE: [REDACTED]	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/10/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAILS FROM B. DAUCHER RE: LACK OF EMAILS PRODUCED BY DEFENDANTS	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/10/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM E. CREDITOR RE: [REDACTED]	0.20	0	225.00	45.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/10/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM A. MERLO RE: REDESIGNATION OF CLIENT EMAILS AS NON-CONFIDENTIAL AND REPLIED TO SAME AFTER REVIEW OF REFERENCED EMAILS	0.40	0	225.00	90.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/10/2007	MIH	HAMILTON, MINA I.	PD	PREPARED EMAIL TO JIMMY LEACH RE: DEPOSITION SCHEDULING AND REVIEWED REPLY TO SAME	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/10/2007	MIH	HAMILTON, MINA I.	PF	PREPARATION FOR CLIENT MEETING (FINALIZED AGENDA MEMORANDUM)	1.30	0	225.00	292.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	7/10/2007	MIH	HAMILTON, MINA I.	PD	PREPARED DOCUMENTS FOR CLIENT DEPOSITION PREPARATION MEETING	1.50	0	225.00	337.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/11/2007	DCD	DECARLO, DANIEL C.		PREPARE RESPONSE TO MEET AND CONFER RE DISCOVERY ISSUES TO B. DAUCHER.	0.50	0	260.00	130.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/11/2007	MIH	HAMILTON, MINA I.	MW	MEETING WITH CLIENTS (11-6 PM) FOR DEPOSITION PREPARATION, REVIEW OF DOCUMENTS FOR POTENTIAL PRODUCTION TO OTHER SIDE, ETC.	7.00	0	225.00	1,575.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/11/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM J. TADROS RE: SETTLEMENT MEDIATION SCHEDULING	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/11/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED DEFENDANTS PRODUCTION OF DOCUMENTS 2403-2454 AND NOTIFIED CLIENT OF SAME	0.60	0	225.00	135.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/11/2007	MIH	HAMILTON, MINA I.	PD	PREPARED DOCUMENTS FOR PRODUCTION TO OTHER SIDE INCLUDING 1688 AND 1821, AND 1689- 1821	0.50	0	225.00	112.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	7/11/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAILS BETWEEN D. DECARLO AND B. DAUCHER RE: CONSUMER EMAIL REDACTION OF CONTACT INFORMATION ISSUES (SEVERAL)	0.20	0	225.00	45.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/11/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE TO B. DAUCHER RE: DEPOSITION START TIME	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/11/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM B. DAUCHER RE: REBUTTAL DATE FOR EXPERT REPORTS IN RESPONSE TO MY PREVIOUS EMAIL ASKING TO CONFIRM THAT BOTH PARTIES HAVE UNTIL AUG. 6	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/11/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED (BRIEFLY) SECOND SET OF REQUESTS FOR PRODUCTION ON PLAINTIFFS AND INSTRUCTIONS [REDACTED]	0.20	0	225.00	45.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/11/2007	MIH	HAMILTON, MINA I.	PD	PREPARED EMAIL TO ASHLEY MERLO ADVISING THAT CONFIDENTIAL EMAILS MUST BE FILED UNDER SEAL	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/11/2007	DNM	MAKOUS, DAVID N.		DEPOSITION PREPARATION OF ERIC CREDITOR AND CHRIS KRAMER	3.20	0	450.00	1,440.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	7/11/2007	DNM	MAKOUS, DAVID N.		FURTHER DEPOSITION PREPARATION OF KRAMER AND CREDITOR	2.50	0	450.00	1,125.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/11/2007	DNM	MAKOUS, DAVID N.		PREPARE AND REVISE REBUTTAL EXPERT RE DISCLAIMER AND RELATED ISSUES	0.50	0	450.00	225.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/12/2007	DCD	DECARLO, DANIEL C.		REVIEW AUTHORITY ON PRIVACY ISSUES RE DMV.ORG'S OBJECTIONS WITHOUT PRODUCING CONTACT INFORMATION.	2.20	0	260.00	572.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/12/2007	DCD	DECARLO, DANIEL C.		CONFERENCE WITH MAKOUS, ERIC AND KRIS.	1.50	0	260.00	390.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/12/2007	DCD	DECARLO, DANIEL C.		RESPOND TO MEET AND CONFERS FROM DAUCHER (SEVERAL).	0.80	0	260.00	208.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/12/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAILS FROM C. KRAMER RE: [REDACTED]	0.50	0	225.00	112.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	7/12/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE D. MAKOUS RE: TOM MARONICK EXPERT REBUTTAL REPORT AND TELEPHONE CALL (LEFT MESSAGE) WITH TOM MARONICK	0.20	0	225.00	45.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/12/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED DEFENDANTS' SECOND REQUEST FOR PRODUCTION OF DOCUMENTS AND INSTRUCTIONS TO V. TOWLES TO PREPARE TEMPLATE FOR RESPONSES	0.20	0	225.00	45.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/12/2007	MIH	HAMILTON, MINA I.	AD	ANALYZED EXPERT REPORT OF DAN JANAL IN PREPARATION OF TELEPHONE CALL WITH TOM MARONICK AND [REDACTED]	0.80	0	225.00	180.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/12/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE WITH TOM MARONICK RE: REBUTTAL TO EXPERT REPORT OF DAN JANAL [REDACTED]	2.80	0	225.00	630.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/12/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED AND REPLIED TO SEVERAL EMAILS FROM A. MERLO RE: RE- DESIGNATION OF CLIENT EMAILS FROM CONFIDENTIAL TO NON-CONFIDENTIAL, REVIEW OF PROTECTIVE ORDER, FILING UNDER SEAL PROCEDURES UNDER LOCAL RULES	0.80	0	225.00	180.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/12/2007	MIH	HAMILTON, MINA I.	MW	MEETING WITH CLIENTS RE: [REDACTED]	0.70	0	225.00	157.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	7/12/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM JIMMY LEACH RE: SCHEDULING OF DEPOSITION	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/12/2007	DRL	LEWIS, DANIEL R.	RS	RESEARCHED [REDACTED] COMPEL DISCOVERY [REDACTED]	2.30	0	110.00	253.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/12/2007	DNM	MAKOUS, DAVID N.	MW	MEETING WITH ERIK AND CHRIS IN LOS ANGELES AND TRAVEL TO COSTA MESA FOR DEPOSITION OF ERIC CREDITOR	1.50	0	450.00	675.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/12/2007	DNM	MAKOUS, DAVID N.		DEPOSITION OF ERIC CREDITOR IN COSTA MESA	6.50	0	450.00	2,925.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/12/2007	DNM	MAKOUS, DAVID N.		RETURN TO LOS ANGELES AND MEETING WITH KRAMER, CREDITOR, HAMILTON AND DECARLO RE OVERALL STRATEGY OF CASE, MULTIPLE ISSUES	1.50	0	450.00	675.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/12/2007	DNM	MAKOUS, DAVID N.	CW	CONFERENCE WITH MARONICK RE REBUTTAL OPINION	0.50	0	450.00	225.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	7/13/2007	DCD	DECARLO, DANIEL C.		PREPARATION OF MOTION TO COMPEL PORTIONS. TELEPHONE CONFERENCE WITH CLIENTS , REVIEW DOCUMETNS FOR MEET AND CONFER AND CONTINUED DEPOSITIONS.	2.60	0	260.00	676.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/13/2007	MIH	HAMILTON, MINA I.	PD	PREPARED EMAIL TO A. MERLO RE: EMAIL DESIGNATION AND REVIEWED D. DAUCHER RESPONSE, REPLIED, DISCUSSION WITH D. MAKOUS RE: [REDACTED]	0.40	0	225.00	90.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/13/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAILS FROM B. DAUCHER RE: PRODUCTION OF SUPPLEMENTAL FINANCIAL DATA AND REPLIED TO SAME MULTIPLE TIMES AND DISCUSSIONS WITH D. MAKOUS AND D. DECALRO AND TELEPHONE CALL WITH CLIENTS RE: [REDACTED]	0.80	0	225.00	180.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/13/2007	MIH	HAMILTON, MINA I.	PD	PREPARED EMAIL TO B. DAUCHER RE: ASNWER TO SAC BEING FILED AND REVIEWED REPLY AND ANALYZED ANSWER AND AFFIRMATIVE DEFENSES	0.70	0	225.00	157.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/13/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM B. DAUCHER RE: DEPOSITIONS AND REPLIED RE: JIMMY LEACH AND B. WATSON	0.20	0	225.00	45.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/13/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM CLIENT [REDACTED]	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	7/13/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAILS (NUMEROUS) BETWEEN B. DAUCHER AND D. DECARLO RE: CONSUMER EMAIL PROPOSAL AND D. DECARLO REQUEST FOR "OMNIBUS" MEET AND CONFER ON SEVERAL DISCOVERY ISSUES OUTSTANDING	0.30	0	225.00	67.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/13/2007	MIH	HAMILTON, MINA I.		STUDY TOM MARONICK REBUTTAL REPORT [REDACTED]	0.90	0	225.00	202.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/13/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED (BRIEFLY) THIRD REQUESTS FOR PRODUCTION ON PLAINTIFFS	0.30	0	225.00	67.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/13/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED CLIENT EMAILS RE: [REDACTED]	0.30	0	225.00	67.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/13/2007	MIH	HAMILTON, MINA I.	PD	PREPARED JOINT STIPULATION FOR PLAINTIFFS MOTION TO COMPEL	2.40	0	225.00	540.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/13/2007	MIH	HAMILTON, MINA I.	MW	MEETING WITH D. MAKOUS RE: EVIDENCE, STRATEGY, DISCOVERY ISSUES	0.50	0	225.00	112.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	7/13/2007	DNM	MAKOUS, DAVID N.	TC	TELEPHONE CONFERENCE WITH ERIC AND CHRIS (SEVERAL) RE [REDACTED]	0.70	0	450.00	315.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/13/2007	DNM	MAKOUS, DAVID N.	CW	CONFERENCE WITH MINA HAMILTON, DAN DECARLO RE [REDACTED]	0.40	0	450.00	180.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/16/2007	DCD	DECARLO, DANIEL C.		CONFERENCE WITH ERIC AND KRIS RE [REDACTED]	2.00	0	260.00	520.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/16/2007	DCD	DECARLO, DANIEL C.		REVIWE E-MAILS, DISCOVERY AND SPREAD SHEETS FROM CLIENT.	1.00	0	260.00	260.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/16/2007	DCD	DECARLO, DANIEL C.		PREPARE PORTION OF MOTION TO COMPEL ON FINANCIALS.	3.10	0	260.00	806.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/16/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED SECTION OF MOTION TO COMPEL [REDACTED]	1.30	0	225.00	292.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	7/16/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED SETTLEMENT PROPOSAL FROM MORETTI AND DISCUSSION WITH D. DECARLO RE: SAME	0.40	0	225.00	90.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/16/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM C. KRAMER RE: [REDACTED]	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/16/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE WITH CLIENT RE: [REDACTED]	2.00	0	225.00	450.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/16/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM E. CREDITOR RE: [REDACTED]	0.40	0	225.00	90.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/16/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM DCD TO B. DAUCHER : 30B6 DEPONENTS	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/16/2007	MIH	HAMILTON, MINA I.	PD	PREPARED DOCUMENTS FOR PRODUCTION PL1710-1715/1742-1743	0.40	0	225.00	90.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	7/16/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED B. DAUCHER EMAIL RE: UNDERLYING FINANCIAL DATA AND REPLIED TO SAME	0.20	0	225.00	45.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/16/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED B. DAUCHER EMAIL RE: SCHEDULING OF MORETTI AND RESPONDED TO SAME	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/16/2007	MIH	HAMILTON, MINA I.	FN	FINALIZED REBUTTAL REPORT OF TOM MARONICK AND DISCLOSED TO OPPOSING COUNSEL	0.40	0	225.00	90.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/16/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED SETTLEMENT COMMUNICATIONS AND DISCUSSION RE: SAME	0.30	0	225.00	67.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/16/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED C. KRAMER EMAIL RE: [REDACTED]	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/16/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED J.T. EMAIL RE: 30(B)(6) WITNESS DESIGNATION OF JERRY FLACK AND JACOBSON	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	7/16/2007	MIH	HAMILTON, MINA I.	PD	PREPARED MOTION TO COMPEL (JOINT STIPULATION)	1.50	0	225.00	337.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/16/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED J.T. EMAIL RE: 30(B)(6) WITNESS DESIGNATION OF JERRY FLACK AND JACOBSON	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/16/2007	DNM	MAKOUS, DAVID N.	MW	MEETING WITH DAN DECARLO AND MINA HAMILTON RE SETTLEMENT PROPOSAL OF DEFENDANTS	0.50	0	450.00	225.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/16/2007	DNM	MAKOUS, DAVID N.	TC	TELEPHONE CONFERENCE WITH CHRIS KRAMER AND ERIC CREDITOR RE [REDACTED]	1.50	0	450.00	675.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/16/2007	DNM	MAKOUS, DAVID N.		REVIEW DOCUMENTS FOR PRODUCTION TO DEFENDANTS ADDITIONAL FINANCIALS AND OTHER MATERIALS	0.70	0	450.00	315.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/17/2007	DCD	DECARLO, DANIEL C.		TELEPHONE CONFERENCE WITH HARDY WARREN.	0.40	0	260.00	104.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	7/17/2007	DCD	DECARLO, DANIEL C.		REVIEW MORATTI DEPO FOR PREPARATION OF OTHER DEPOS.	2.30	0	260.00	598.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/17/2007	DCD	DECARLO, DANIEL C.		PREPARE PORTIONS OF MOTIONS TO COMPEL.	3.80	0	260.00	988.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/17/2007	AE1	ESPINOZA, ANTONIA	AD	[REDACTED] PREPARATION OF SUBPOENA FOR DOCUMENT PRODUCTION AND DEPOSITION TESTIMONY FOR HARDY WARREN OF THE ON LINE TRAFFIC SCHOOL, INC. FOR CASE NO. CV 06-7651 PA (CWX), PREPARE SUBPOENA WITH ATTACHMENT LISTING DOCUMENTS TO BE PRODUCED, PREPARE NOTICE FOR SUBPOENA FOR DOCUMENT PRODUCTION AND DEPOSITION TESTIMONY FOR HARDY WARREN OF THE ON LINE TRAFFIC SCHOOL, INC. AND PREPARE PROOF OF SERVICE FOR SAME	1.50	0	160.00	240.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/17/2007	AE1	ESPINOZA, ANTONIA	AD	[REDACTED] PREPARATION OF SUBPOENA FOR DEPOSITION TESTIMONY FOR CASEY ALBITRE FOR CASE NO. CV 06-7651 PA (CWX), PREPARE SUBPOENA, PREPARE NOTICE FOR SUBPOENA FOR DEPOSITION TESTIMONY FOR CASEY ALBITRE AND PREPARE PROOF OF SERVICE FOR SAME	1.00	0	160.00	160.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/17/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED BRIAN DAUCHER EMAIL RE: DEPO. DATES FOR LEACH AND WATSON AND EMAILED JIMMY LEACH FOR CONFIRMATION THAT AUGUST 6/7 WOULD WORK AND REVIEWED REPLY	0.20	0	225.00	45.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/17/2007	MIH	HAMILTON, MINA I.	AF	ARRANGED FOR DEPOSITION ON AUGUST 2 FOR CONTINUED 30(6) WITNESSES	0.20	0	225.00	45.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	7/17/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL CORRESPONDENCE BETWEEN D. DECARLO AND B. DAUCHER RE: HARDY WARREN AND DEPOSITION FOR SAME	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/17/2007	MIH	HAMILTON, MINA I.	PD	PREPARED MOTION TO COMPEL (JOINT STIPULATION-CONT'D)	4.10	0	225.00	922.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/17/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED MORETTI DEPOSITION AND [REDACTED]	2.40	0	225.00	540.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/17/2007	DNM	MAKOUS, DAVID N.	MW	MEETING WITH CHRIS KRAMER AND CREDITOR IN PREPARATION OF KRAMER DEPOSITION AND TRAVEL TO COSTA MESA; ATTEND DEPOSITION OF CHRIS KRAMER IN COSTA MESA; REVIEW NEW EXHIBITS AND DOCUMENTS; MEETINGS WITH CLIENTS RE [REDACTED] RETURN TO LOS ANGELES AND CONFERENCE WITH CLIENTS RE LAWSUIT	10.70	0	450.00	4,815.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/18/2007	DCD	DECARLO, DANIEL C.		CLIENT MEETING (CHRIS, DAVID, ERIC AND MINA).	3.50	0	260.00	910.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/18/2007	DCD	DECARLO, DANIEL C.		PREPARE FOR DEPOS. REVIEW DOCUMENTS AND WORK ON SUMMARY JUDGMENT ISSUES.	1.80	0	260.00	468.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	7/18/2007	AE1	ESPINOZA, ANTONIA	CW	CONFERENCE WITH CONFERENCE WITH ATTORNEY TO REVISE SUBPOENA FOR DEPOSITION TESTIMONY FOR CASEY ALBITRE TO BE SCHEDULED AUGUST 3, 2007 AND REVISE NOTICE FOR DEPOSITION TESTIMONY OF CASEY ALBITRE TO BE SCHEDULED FOR AUGUST 3, 2007 ALL RELATING TO CASE NO. CV 06-7651 PA (CWX)	0.50	0	160.00	80.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/18/2007	AE1	ESPINOZA, ANTONIA	CW	CONFERENCE WITH CONFERENCE WITH ATTORNEY TO REVISE SUBPOENA FOR DOCUMENT PRODUCTION FOR THE ON LINE TRAFFIC SCHOOL, INC. TO BE SCHEDULED FOR JULY 27, 2007, REVISE SUBPOENA FOR DEPOSITION TESTIMONY FOR HARDY WARREN OF THE ON LINE TRAFFIC SCHOOL, INC. TO BE SCHEDULED FOR AUGUST 3, 2007, REVISE NOTICE FOR DOCUMENT PRODUCTION AND DEPOSITION TESTIMONY OF HARDY WARREN OF THE ON LINE TRAFFIC SCHOOL, INC. TO BE SCHEDULED FOR AUGUST 3, 2007 ALL RELATING TO CASE NO. CV 06-7651 PA (CWX)	0.80	0	160.00	128.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/18/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAILS FROM B. DAUCHER, D. MAKOUS, D. DECARLO RE: DEPOSITOIN OF ONLINETRAFFICSCHOOL.COM	0.20	0	225.00	45.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/18/2007	MIH	HAMILTON, MINA I.	PD	PREPARED REQUESTS FOR DOCUMENTS ON DEFENDANT SERIOUSNET, INC.	0.90	0	225.00	202.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/18/2007	MIH	HAMILTON, MINA I.	PD	PREPARED SECOND SET OF REQUESTS FOR DOCUMENTS ON DEFENDANTS ONLINE GURU AND EDRIVER	1.00	0	225.00	225.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	7/18/2007	MIH	HAMILTON, MINA I.	PD	PREPARED CONTENTIONS INTERROGATORIES BY PLAINTIFF TRAFFICSCHOOL. COM	0.70	0	225.00	157.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/18/2007	MIH	HAMILTON, MINA I.	PD	PREPARED INTERROGATORIES BY PLAINTIFF DRIVERS ED DIRECT	0.90	0	225.00	202.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/18/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED COURT ORDER RE: EX PARTE APPLICATION TO AMEND TO ADD RAJ LAHOTI AS DEFENDANT	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/18/2007	MIH	HAMILTON, MINA I.	MW	MEETING WITH CLIENTS, D. MAKOUS, D. DECARLO RE: EVIDENCE OF DEFENDANTS, WITNESSES, STRATEGY, ETC.	4.20	0	225.00	945.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/18/2007	MIH	HAMILTON, MINA I.	MW	MEETING WITH D. MAKOUS RE: DISCOVERY ISSUES [REDACTED]	2.90	0	225.00	652.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/18/2007	MIH	HAMILTON, MINA I.	PD	PREPARED REQUESTS FOR DOCUMENTS ON DEFENDANT FINDMYSPECIALIST, INC.	0.90	0	225.00	202.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	7/18/2007	DNM	MAKOUS, DAVID N.	MW	MEETING WITH CHRIS KRAMER AND TRAVEL TO COSTA MESA FOR DEPOSITION OF CHRIS KRAMER; ATTENDANCE OF DEPOSITION OF CHRIS KRAMER AND RETURN TO LOS ANGELES; MEETING WITH ERIC CREDITOR, MINA HAMILTON, DAN DECARLO AND CHRIS KRAMER RE MULTIPLE ISSUES [REDACTED]	9.00	0	450.00	4,050.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/18/2007	DNM	MAKOUS, DAVID N.	MW	MEETING WITH MINA HAMILTON REVIEWING EVIDENCE FOR ADDITIONAL INTERROGATORIES AND REQUEST FOR ADMISSIONS,[REDACTED]	0.80	0	450.00	360.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/18/2007	DNM	MAKOUS, DAVID N.		REVIEW OF SELECTED DMV.ORG FINANCIAL NEW WEBSITE, ARCHIVED WEBSITE AND TRACKING DOCUMENTS, COMMUNICATIONS WITH FIELD AGENCIES AND VARIOUS OTHER THINGS [REDACTED]	1.10	0	450.00	495.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/18/2007	DNM	MAKOUS, DAVID N.		[REDACTED] REVIEW OF CURRENT COMPLIANCE AND NEED TO COMPEL SELECTED CATEGORIES OF DOCUMENTS	0.40	0	450.00	180.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/19/2007	DCD	DECARLO, DANIEL C.		TELEPHONE CONFERENCE WITH [REDACTED], POTENTIAL WITNESS.	0.80	0	260.00	208.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/19/2007	DCD	DECARLO, DANIEL C.		CONTINUE PREPARATION OF PORTIONS OF MOTION TO COMPEL.	1.80	0	260.00	468.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	7/19/2007	AE1	ESPINOZA, ANTONIA	CW	CONFERENCE WITH ATTORNEY TO DISCUSS STRATEGY FOR SECURING COLOR PHOTO EVIDENCE OF DMV.ORG INTERNET WEB SITE USE RELATING TO VARIOUS SERVICES IN CALIFORNIA, TEXAS AND FLORIDA, RESEARCHED INTERNET TO SECURE SAME FOR CASE NO. CV 06-7651 PA (CWX)	0.60	0	160.00	96.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/19/2007	AE1	ESPINOZA, ANTONIA	CW	CONFERENCE WITH ATTORNEY TO PREPARE SUBPOENA FOR DEPOSITION TESTIMONY FOR LISA WARREN TO BE SCHEDULED AUGUST 3, 2007 AT 3:30 P.M. AND PREPARE NOTICE OF DEPOSITION WITH PROOF OF SERVICE REGARDING SAME, MULTIPLE REVISIONS TO SUBPOENAS FOR HARDY WARREN, CASEY ALBITRE AND LISA WARREN AMENDING DATE TO AUGUST 6, 2007, AMENDING SCHEDULED DEPOSITION TIMES AND AMENDING LOCATION FOR ALL RELATING TO CASE NO. CV 06-7651 PA (CWX)	1.00	0	160.00	160.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/19/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED ERIC CREDITOR EMAIL RE: [REDACTED] AND REPLIED TO SAME RE: [REDACTED]	0.30	0	225.00	67.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/19/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED ERIC CREDITOR EMAIL RE: [REDACTED] AND TELEPHONE CONFERENCE WITH ERIC CREDITOR RE: [REDACTED]	0.30	0	225.00	67.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/19/2007	MIH	HAMILTON, MINA I.	PD	PREPARED EMAIL TO CLIENT RE: [REDACTED]	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/19/2007	MIH	HAMILTON, MINA I.	PD	PREPARED EMAIL TO CLIENT OPPOSING COUNSEL DISCLOSING JOHN WRIGHT AS A WITNESS	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	7/19/2007	MIH	HAMILTON, MINA I.	PD	PREPARED PLAINTIFFS' ARGUMENT IN JOINT STIPULATION RE: [REDACTED]	0.90	0	225.00	202.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/19/2007	MIH	HAMILTON, MINA I.	PD	PREPARED DISCLOSURE OF JOHN WRIGHT DOCUMENTS TO OPPOSING COUNSEL (PL1716-1727)	0.20	0	225.00	45.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/19/2007	MIH	HAMILTON, MINA I.	PD	PREPARED PLAINTIFFS' ARGUMENTS IN JOINT STIPULATION RE: [REDACTED]	2.40	0	225.00	540.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/19/2007	MIH	HAMILTON, MINA I.	PD	PREPARED EMAIL TO BRIAN DAUCHER RE: DEPOSITIONS OF WATSON, NEGRONI, SERVICE OF RAJ, ETC.	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/19/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL OF ASHLEY MERLO RE: FILING DOCUMENTS UNDER SEAL AND REPLIED TO SAME AND ADVISED ABOUT SERVING SUPPLEMENTAL RESPONSES TO DISCOVERY	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/19/2007	MIH	HAMILTON, MINA I.	PD	PREPARED DRAFT JOINT STIPULATION AND REVISED AND SENT TO OTHER SIDE AND TO CLIENTS WITH COVER EMAILS	3.90	0	225.00	877.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	7/19/2007	MIH	HAMILTON, MINA I.	PD	PREPARED EMAIL TO B. DAUCHER RE: SETTLEMENT EFFORTS AND DISCUSSION WITH D. MAKOUS RE: LEAD TRIAL COUNSEL'S PRESENCE AT MANDATORY MEDIATION	0.20	0	225.00	45.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/19/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED E. CREDITOR EMAILS RE: [REDACTED]	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/19/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED B. DAUCHER EMAILS RE: SETTLEMENT AND MEDIATION DATE	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/19/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED NUMEROUS EMAILS FROM D. DECARLO AND D. MAKOUS RE: VARIOUS DISCOVERY ISSUES AND STRATEGY FOR WITNESSES	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/19/2007	DNM	MAKOUS, DAVID N.		RECEIPT AND REVIEW 7/19 CREDITOR E-MAIL RE [REDACTED]	0.30	0	450.00	135.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/19/2007	DNM	MAKOUS, DAVID N.		PREPARE E-MAIL TO E.C. RE [REDACTED]	0.30	0	450.00	135.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	7/19/2007	DNM	MAKOUS, DAVID N.		INSTRUCT TONI ESPINOZA RE LOCATION OF [REDACTED]	0.20	0	450.00	90.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/20/2007	FJB	BISCARDI, FRANCINE J.	RS	RESEARCHED REQUESTOR: MINA HAMILTON. REQUEST: SEARCH FOR FINANCIAL DATA [REDACTED]	0.60	0	110.00	66.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/20/2007	JAB2	BROSAS, JOSEPHINE	RS	RESEARCHED FURTHER RESEARCH RE ISSUE OF EFFECT OF SUBSEQUENT REMEDIAL MEASURES [REDACTED]	0.80	0	180.00	144.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/20/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED PROOFS OF SERVICE FOR DRAFT JOINT STIPULATION	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/20/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM CHRIS KRAMER AND EMAIL FROM ERIC CREDITOR RE: [REDACTED]	0.30	0	225.00	67.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/20/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED ATTACHMENTS FROM FRANCINE BISCARDI IN RESPONSE TO REQUEST TO SEARCH [REDACTED]	0.20	0	225.00	45.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	7/20/2007	MIH	HAMILTON, MINA I.	PD	PREPARED EMAIL RESPONSE TO BRIAN DAUCHER RE: SETTLEMENT EFFORTS AND FORWARDED TO CLIENT WITH [REDACTED]	0.20	0	225.00	45.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/20/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM ERIC CREDITOR RE: [REDACTED]	0.30	0	225.00	67.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/20/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM B. DAUCHER RE: JOINT STIPULATION AND JOE TADROS POSSIBLY NEEDING 2 MORE DAYS TO WORK ON RESPONSE AND THAT NO FURTHER REVISIONS WOULD BE ADDED TO PLAINTIFFS ARGUMENT PER THE LOCAL RULES AND REPLIED TO SAME AFTER CONFIRMING LOCAL RULE	0.30	0	225.00	67.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/20/2007	MIH	HAMILTON, MINA I.	PD	PREPARED DRIVERS ED DIRECT'S SECOND SET OF INTERROGATORIES TO DEFENDANTS [REDACTED]	1.30	0	225.00	292.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/20/2007	MIH	HAMILTON, MINA I.	PD	PREPARED PLAINTIFFS' THIRD SET OF DOCUMENT REQUESTS TO DEFENDANTS ONLINE GURU AND EDRIVER [REDACTED]	1.50	0	225.00	337.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/20/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM B. DAUCHER RE: JOINT STIPULATION HAVING TO BE FILED UNDER SEAL	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	7/20/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM D. DECARLO ATTACHING SUBPOENAS TO DAVID DICKER. COUNSEL FOR HARDY WARREN	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/20/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED VOICE MAIL FROM D. MAKOUS RE: [REDACTED]	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/23/2007	JAB2	BROSAS, JOSEPHINE	RS	RESEARCHED CASE LAW RE INJUNCTIONS IN FALSE ADVERTISING AND TRADEMARK INFRINGEMENT CASES, [REDACTED]	2.10	0	180.00	378.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/23/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM DAVID DICKER RE: SUBPOENAS ON HARDY WARREN ET AL AND EMAILED T. ESPINOZA RE: ATTACHMENT "A" TO SUBPOENA [REDACTED]	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/23/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM E. CREDITOR [REDACTED]	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/23/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM B. DAUCHER RE: MEDIATION ON AUGUST 22 AND EMAILED JOE MARKOWITZ TO CHECK HIS AVAILABILITY AND EMAILED B. DAUCHER RE: SAME	0.20	0	225.00	45.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	7/23/2007	MIH	HAMILTON, MINA I.	DW	DISCUSSION WITH D. MAKOUS RE: [REDACTED] SUBPOENAS AND STRATEGY RE: TAKING DEPOSITIONS	0.20	0	225.00	45.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/23/2007	MIH	HAMILTON, MINA I.	DW	DISCUSSION WITH D. DECARLO RE: [REDACTED]	0.20	0	225.00	45.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/23/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED CONFIRMATION FROM MEDIATION OFFICER RE: AUG. 22 DATE	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/23/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED E. CREDITOR EMAILS RE: [REDACTED]	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/24/2007	JAB2	BROSAS, JOSEPHINE	CW	CONFERENCE WITH D MAKOUS, M HAMILTON, D DECARLO RE [REDACTED]	0.60	0	180.00	108.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/24/2007	JAB2	BROSAS, JOSEPHINE	RV	REVIEWED REVIEWED MEMO RE HEAD START DAMAGES, IN TRADE SECRETS CONTEXT, AND APPLICATION OF SIMILAR DAMAGE THEORY IN FALSE ADVERTISING CASES	0.50	0	180.00	90.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	7/24/2007	DCD	DECARLO, DANIEL C.		CONFERENCE WITH MINA HAMILTON AND DAVID MAKOUS RE DEPOSITIONS AND SUMMARY JUDGMENT MOTION.	1.20	0	260.00	312.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/24/2007	AE1	ESPINOZA, ANTONIA	AD	ANALYZED JULY MONTH-END FILE MONITOR REPORT CONFIRMING APPLICATION NO. 78/777,105 FOR THE MARK "DMV.ORG" [REDACTED]	0.30	0	160.00	48.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/24/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM C. KRAMER RE: [REDACTED]	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/24/2007	MIH	HAMILTON, MINA I.	PD	PREPARED EMAILS TO CLIENTS RE: SETTLEMENT COMMUNICATION	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/24/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED DETAILED C. KRAMER EMAIL [REDACTED]	0.20	0	225.00	45.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/24/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM C. KRAMER RE:[REDACTED]	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	7/24/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE WITH CLIENT RE: [REDACTED]	0.80	0	225.00	180.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/24/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED E. CREDITOR EMAIL RE: [REDACTED]	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/24/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED DEFENDANTS SUPPLEMENTAL DOCUMENTS DEF02455- 2746	0.90	0	225.00	202.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/24/2007	MIH	HAMILTON, MINA I.	PD	PREPARED FOR PRODUCTION PL1744- 1762	0.40	0	225.00	90.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/24/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAILS FROM D. MAKOUS TO B. ZWEIG	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/24/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED DMV.ORG FILE MONITOR	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	7/24/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAILS RE: FLORIDATS.COM AND DOMAINS OWNED	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/24/2007	DNM	MAKOUS, DAVID N.	TC	TELEPHONE CONFERENCE WITH CALIFORNIA DEPARTMENT OF MOTOR VEHICLES [REDACTED]	0.60	0	450.00	270.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/24/2007	DNM	MAKOUS, DAVID N.		OUTLINE SUBPOENA DUCES TECUM AND WITNESSES OF CAL DMV SOUGHT ZWEIG AND GILL	0.30	0	450.00	135.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/24/2007	DNM	MAKOUS, DAVID N.		PREPARE E-MAIL TO ZWEIG	0.10	0	450.00	45.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/24/2007	DNM	MAKOUS, DAVID N.	TC	TELEPHONE CONFERENCE WITH NEW YORK ATTORNEY BARBARO	0.10	0	450.00	45.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/24/2007	DNM	MAKOUS, DAVID N.		RECEIPT AND REVIEW OF JULY 24, SETTLEMENT PROPOSAL [REDACTED]	0.40	0	450.00	180.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	7/25/2007	DCD	DECARLO, DANIEL C.		REVIEW CLIENT'S [REDACTED]	0.60	0	260.00	156.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/25/2007	AE1	ESPINOZA, ANTONIA	AD	ANALYZED ATTORNEY E MAIL INSTRUCTIONS REGARDING PREPARATION OF SUBPOENA FOR DOCUMENT PRODUCTION AND FOR DEPOSITION TESTIMONY OF CUSTODIAN OF RECORDS OF DMV LEGAL SERVICES FOR CASE NO. CV 06-7651 PA (CWX), PREPARE ATTACHMENT FOR SUBPOENA LISTING DOCUMENTS TO BE PRODUCED, PREPARE NOTICE FOR DOCUMENT PRODUCTION AND DEPOSITION TESTIMONY OF HARDY WARREN OF THE ON LINE TRAFFIC SCHOOL, INC., PREPARE PROOF OF SERVICE FOR SAME, PREPARE AND TRANSMIT DOCUMENT FOR \$40 WITNESS FEE AND MILEAGE PAYMENT	1.00	0	160.00	160.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/25/2007	AE1	ESPINOZA, ANTONIA	AD	ANALYZED ATTORNEY E MAIL INSTRUCTIONS REGARDING PREPARATION OF SUBPOENA FOR DEPOSITION TESTIMONY OF CHRISTOPHER GILL OF DMV LEGAL SERVICES FOR CASE NO. CV 06-7651 PA (CWX), PREPARE NOTICE FOR DEPOSITION TESTIMONY OF CHRISTOPHER GILL OF DMV LEGAL SERVICES, PREPARE PROOF OF SERVICE FOR SAME, PREPARE AND TRANSMIT DOCUMENT FOR \$40 WITNESS FEE AND MILEAGE PAYMENT	1.00	0	160.00	160.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/25/2007	AE1	ESPINOZA, ANTONIA	AD	ANALYZED ATTORNEY E MAIL INSTRUCTIONS REGARDING PREPARATION OF SUBPOENA FOR DEPOSITION TESTIMONY OF BARBARA ZWEIG OF DEPARTMENT OF MENTAL HEALTH FOR CASE NO. CV 06-7651 PA (CWX), PREPARE NOTICE FOR DEPOSITION TESTIMONY OF BARBARA ZWEIG OF DEPARTMENT OF MENTAL HEALTH, PREPARE PROOF OF SERVICE FOR SAME, PREPARE AND TRANSMIT DOCUMENT FOR \$40 WITNESS FEE AND MILEAGE PAYMENT	1.00	0	160.00	160.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	7/25/2007	MIH	HAMILTON, MINA I.	RE	REVISED NOTICES OF DEPOSITIONS FOR CONTINUED 30(B)(6), DAN NEGRONI, RAVI LAHOTI, DANIEL S. JANAL, AND RAJ LAHOTI	0.90	0	225.00	202.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/25/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED THIRD PARTY SUBPOENA RULES FOR SERVING SUBPOENAS IN NORTHERN CALIFORNIA [REDACTED]	1.00	0	225.00	225.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/25/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE WITH TOM MARONICK RE: AVAILABILITY FOR DEPOSITON ON AUGUST 16TH AND EMAILED OPPOSING COUNSEL EMAIL RE: SAME AND EMAIL RE: JIMMY LEACH AND BEN WATSON'S AVAILABILITY	0.20	0	225.00	45.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/25/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED A. MERLO EMAIL RE: JOINT STIPULATION AND NEEDING MORE TIME FOR SAME AND REPLIED TO SAME	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/25/2007	MIH	HAMILTON, MINA I.	PD	PREPARED DISCLOSURE TO OPPOSING COUNSEL OF CA DMV WITNESSES	0.20	0	225.00	45.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/25/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL RE: JOHN WRIGHT [REDACTED]	0.20	0	225.00	45.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	7/25/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE WITH CLIENT RE: [REDACTED]	0.30	0	225.00	67.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/25/2007	MIH	HAMILTON, MINA I.	RE	REVISED NOTICES OF DEPOSITIONS FOR CONTINUED 30(B)(6), DAN NEGRONI, RAVI LAHOTI, DANIEL S. JANAL, AND RAJ LAHOTI	0.90	0	225.00	202.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/25/2007	DNM	MAKOUS, DAVID N.		RECEIPT AND REVIEW JULY 25TH CHRIS KRAMER COMMENTS ON [REDACTED]	0.60	0	450.00	270.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/25/2007	DNM	MAKOUS, DAVID N.		RECEIPT AND REVIEW ERIC CREDITOR [REDACTED]	0.20	0	450.00	90.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/26/2007	AE1	ESPINOZA, ANTONIA	FN	FINALIZED AND TRANSMIT LETTER TO CUSTODIAN OF RECORDS VIA FEDERAL EXPRESS FORWARDING SUBPOENA FOR PRODUCTION OF DOCUMENTS AND DEPOSITION ON AUGUST 14, 2007 AT LBBS SACRAMENTO, CALIFORNIA OFFICE, FINALIZE AND TRANSMIT NOTICE OF DOCUMENT PRODUCTION AND DEPOSITION OF CUSTODIAN OF RECORDS WITH COPY OF SUBPOENA FOR PRODUCTION OF DOCUMENTS AND DEPOSITION WITH PROOF OF SERVICE TO OPPOSING COUNSEL FOR CASE NO. CV 06-7651 PA (CWX)	0.70	0	160.00	112.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	7/26/2007	AE1	ESPINOZA, ANTONIA	FN	FINALIZED AND TRANSMIT LETTER TO CHRISTOPHER GILL VIA FEDERAL EXPRESS FORWARDING SUBPOENA FOR DEPOSITION ON AUGUST 14, 2007 AT LBBS SACRAMENTO, CALIFORNIA OFFICE, FINALIZE AND TRANSMIT NOTICE OF DEPOSITION OF CHRISTOPHER GILL WITH COPY OF SUBPOENA FOR DEPOSITION AND PROOF OF SERVICE TO OPPOSING COUNSEL FOR CASE NO. CV 06-7651 PA (CWX) -	0.60	0	160.00	96.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/26/2007	AE1	ESPINOZA, ANTONIA	FN	FINALIZED AND TRANSMIT LETTER TO BARBARA ZWEIG VIA FEDERAL EXPRESS FORWARDING SUBPOENA FOR DEPOSITION ON AUGUST 14, 2007 AT LBBS SACRAMENTO, CALIFORNIA OFFICE, FINALIZE AND TRANSMIT NOTICE OF DEPOSITION OF BARBARA ZWEIG WITH COPY OF SUBPOENA FOR DEPOSITION AND PROOF OF SERVICE TO OPPOSING COUNSEL FOR CASE NO. CV 06-7651 PA (CWX)	0.60	0	160.00	96.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/26/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED DAUCHER EMAIL RE: JIMMY LEACH AND BEN WATSON AND REVIEWED DEPOSITION NOTICES OF SAME AND EMAIL JIMMY LEACH AND CLIENTS RE: [REDACTED]	0.30	0	225.00	67.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/26/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED UPDATED FINANCIAL REPORT	0.20	0	225.00	45.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/26/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAILS FROM B. DAUCHER RE: MEDIATION DATE AND REPLIED TO SAME	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/26/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED SETTLEMENT COMMUNICATION [REDACTED]	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	7/26/2007	DNM	MAKOUS, DAVID N.	TC	TELEPHONE CONFERENCE WITH ATTORNEY GENERAL [REDACTED]	0.60	0	450.00	270.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/27/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED CHRIS KRAMER EMAIL RE: [REDACTED]	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/27/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED B. DAUCHER REQUEST FOR MEDIATION DATE CONFIRMATION AND REPLIED TO SAME	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/27/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED B. DAUCHER EMAILS RE: DEPOS OF JANAL, LAHOTIS, NEGRONI AND REPLIED SEVERAL TIMES	0.40	0	225.00	90.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/27/2007	MIH	HAMILTON, MINA I.	PD	PREPARED PL1763-64 FOR PRODUCTION	0.20	0	225.00	45.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/27/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED DOMAIN NAME LIST [REDACTED]	0.20	0	225.00	45.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	7/27/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE MEETING WITH D. MAKOUS RE: [REDACTED]	3.70	0	225.00	832.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/27/2007	DNM	MAKOUS, DAVID N.		CONSULTATION WITH MINA HAMILTON AND DAN DECARLO RE [REDACTED]	0.90	0	450.00	405.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/27/2007	DNM	MAKOUS, DAVID N.		CONSULTATION WITH HAMILTON AND DECARLO RE [REDACTED]	0.90	0	450.00	405.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/30/2007	DCD	DECARLO, DANIEL C.		RECEIVE AND REVIEW SETTLEMENT [REDACTED]	0.40	0	260.00	104.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/30/2007	DCD	DECARLO, DANIEL C.		TELEPHONE CONFERENCE WITH BRIAN AND ERIC RE [REDACTED]	0.60	0	260.00	156.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/30/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE WITH ERIC CREDITOR AND CHRIS KRAMER RE: [REDACTED]	0.60	0	225.00	135.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	7/30/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL RE: RAJ ON WICKED CHAT SITE [REDACTED]	0.30	0	225.00	67.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/30/2007	MIH	HAMILTON, MINA I.	PD	PREPARED EMAIL TO B. DAUCHER RE: NEGRONI ON 17TH IN DEL MAR, JANAL AND TRADE FOR WATSON/LEACH IN LA	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/30/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED REPLY BY B. DAUCHER TO SAME	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/31/2007	DCD	DECARLO, DANIEL C.		PREPARE RESPONSE TO SETTLEMENT OFFER.	0.30	0	260.00	78.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/31/2007	DCD	DECARLO, DANIEL C.		PREPARE FOR FLACK AND JACOBSON DEPOSITIONS.	1.10	0	260.00	286.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/31/2007	AE1	ESPINOZA, ANTONIA	AD	ANALYZED ANALYZE ATTORNEY E MAIL INSTRUCTIONS REGARDING PREPARATION OF SUBPOENA FOR PRODUCTION OF DOCUMENT OF CUSTODIAN OF RECORDS FOR GOLDEN STATE PRIVATE SCHOOL FOR CASE NO. CV 06-7651 PA (CWX), PREPARE DRAFT SUBPOENA, PREPARE DRAFT NOTICE FOR DOCUMENT PRODUCTION AND PREPARE DRAFT PROOF OF SERVICE FOR SAME	0.50	0	160.00	80.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	7/31/2007	AE1	ESPINOZA, ANTONIA	AD	ANALYZED ANALYZE ATTORNEY E MAIL INSTRUCTIONS REGARDING PREPARATION OF SUBPOENA FOR DEPOSITION OF ANTHONY ZIMMER OF GOLDEN STATE PRIVATE SCHOOL FOR CASE NO. CV 06-7651 PA (CW), PREPARE DRAFT SUBPOENA, PREPARE DRAFT NOTICE FOR DEPOSITION OF ANTHONY ZIMMER AND PREPARE DRAFT PROOF OF SERVICE FOR SAME	0.50	0	160.00	80.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/31/2007	AE1	ESPINOZA, ANTONIA	AD	ANALYZED ANALYZE ATTORNEY E MAIL INSTRUCTIONS REGARDING PREPARATION OF SUBPOENA FOR DEPOSITION OF RANDALL ZIMMER OF GOLDEN STATE PRIVATE SCHOOL FOR CASE NO. CV 06-7651 PA (CW), PREPARE DRAFT SUBPOENA, PREPARE DRAFT NOTICE FOR DEPOSITION OF RANDALL ZIMMER AND PREPARE DRAFT PROOF OF SERVICE FOR SAME	0.50	0	160.00	80.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/31/2007	AE1	ESPINOZA, ANTONIA	AD	ANALYZED ANALYZE ATTORNEY E MAIL INSTRUCTIONS REGARDING PREPARATION OF SUBPOENA FOR PRODUCTION OF DOCUMENT OF CUSTODIAN OF RECORDS FOR I DRIVE SAFELY FOR CASE NO. CV 06-7651 PA (CW), PREPARE DRAFT SUBPOENA, PREPARE DRAFT NOTICE FOR DOCUMENT PRODUCTION AND PREPARE DRAFT PROOF OF SERVICE FOR SAME	0.50	0	160.00	80.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/31/2007	AE1	ESPINOZA, ANTONIA	AD	ANALYZED ANALYZE ATTORNEY E MAIL INSTRUCTIONS REGARDING PREPARATION OF SUBPOENA FOR DEPOSITION OF RICK HERNANDEZ OF I DRIVE SAFELY FOR CASE NO. CV 06-7651 PA (CW), PREPARE DRAFT SUBPOENA, PREPARE DRAFT NOTICE FOR DEPOSITION OF RICK HERNANDEZ AND PREPARE DRAFT PROOF OF SERVICE FOR SAME	0.50	0	160.00	80.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/31/2007	AE1	ESPINOZA, ANTONIA	AD	ANALYZED ANALYZE ATTORNEY E MAIL INSTRUCTIONS REGARDING PREPARATION OF SUBPOENA FOR DEPOSITION OF GARI GARIMELLA OF I DRIVE SAFELY FOR CASE NO. CV 06-7651 PA (CW), PREPARE DRAFT SUBPOENA, PREPARE DRAFT NOTICE FOR DEPOSITION OF GARI GARIMELLA AND PREPARE DRAFT PROOF OF SERVICE FOR SAME	0.50	0	160.00	80.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/31/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED J. TADROS EMAIL RE: START TIME FOR DEPOS AND REPLIED TO SAME	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	7/31/2007	MIH	HAMILTON, MINA I.	PD	PREPARED EMAIL TO B. DAUCHER RE: FOLLOW UP ON DEPO AND FINANCIAL DOCUMENTS AND REVIEWED REPLY	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/31/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM C. KRAMER RE: [REDACTED]	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/31/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM C. KRAMER RE: [REDACTED]	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/31/2007	MIH	HAMILTON, MINA I.	PD	PREPARED DOCUMENTS FOR D. DECARLO DEPOSITION	0.80	0	225.00	180.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/31/2007	DNM	MAKOUS, DAVID N.		CONFERENCE WITH HAMILTON AND DECARLO RE [REDACTED]	0.30	0	450.00	135.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/31/2007	DNM	MAKOUS, DAVID N.		CONVERSATIONS WITH [REDACTED] F608 RE DMV COOPERATION AND APPROPRIATE DOCUMENTATION TESTIMONY AND TIMING RE SAME	0.80	0	450.00	360.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	8/1/2007	DCD	DECARLO, DANIEL C.		PREPARE FOR DEPOSITIONS OF MORETTI, FLACK AND JACOBSON.	2.50	0	260.00	650.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/1/2007	AE1	ESPINOZA, ANTONIA	CW	CONFERENCE WITH ATTORNEY REGARDING REVISIONS FOR SUBPOENA FOR DEPOSITION OF ANTHONY ZIMMER OF GOLDEN STATE PRIVATE SCHOOL, NOTICE FOR DOCUMENT PRODUCTION AND PROOF OF SERVICE FOR CASE NO. CV 06-7651 PA (CWX)	0.20	0	160.00	32.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/1/2007	AE1	ESPINOZA, ANTONIA	CW	CONFERENCE WITH ATTORNEY REGARDING REVISIONS FOR SUBPOENA FOR DEPOSITION OF RANDALL ZIMMER OF GOLDEN STATE PRIVATE SCHOOL, NOTICE FOR DOCUMENT PRODUCTION AND PROOF OF SERVICE FOR CASE NO. CV 06-7651 PA (CWX)	0.20	0	160.00	32.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/1/2007	AE1	ESPINOZA, ANTONIA	CW	CONFERENCE WITH ATTORNEY REGARDING REVISIONS FOR SUBPOENA FOR PRODUCTION OF DOCUMENT OF CUSTODIAN OF RECORDS FOR I DRIVE SAFELY, NOTICE FOR DOCUMENT PRODUCTION AND PROOF OF SERVICE FOR CASE NO. CV 06-7651 PA (CWX)	0.20	0	160.00	32.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/1/2007	AE1	ESPINOZA, ANTONIA	CW	CONFERENCE WITH ATTORNEY REGARDING REVISIONS FOR SUBPOENA FOR DEPOSITION OF RICK HERNANDEZ OF I DRIVE SAFELY, NOTICE FOR DOCUMENT PRODUCTION AND PROOF OF SERVICE FOR CASE NO. CV 06-7651 PA (CWX)	0.20	0	160.00	32.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/1/2007	AE1	ESPINOZA, ANTONIA	CW	CONFERENCE WITH ATTORNEY REGARDING REVISIONS FOR SUBPOENA FOR DEPOSITION OF GARI GARIMELLA OF I DRIVE SAFELY, NOTICE FOR DOCUMENT PRODUCTION AND PROOF OF SERVICE FOR CASE NO. CV 06-7651 PA (CWX)	0.20	0	160.00	32.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	8/1/2007	AE1	ESPINOZA, ANTONIA	CW	CONFERENCE WITH ATTORNEY REGARDING REVISIONS FOR SUBPOENA FOR PRODUCTION OF DOCUMENT OF CUSTODIAN OF RECORDS FOR GOLDEN STATE PRIVATE SCHOOL, NOTICE FOR DOCUMENT PRODUCTION AND PROOF OF SERVICE FOR CASE NO. CV 06-7651 PA (CWX)	0.20	0	160.00	32.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/1/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED DOCUMENTS FROM ONLINE MANAGEMENT SYSTEMS, INC.	0.60	0	225.00	135.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/1/2007	MIH	HAMILTON, MINA I.	RE	REVISED SUBPOENAS TO I DRIVE SAFELY AND GOLDEN STATE PRIVATE SCHOOL AND PREPARED EXHIBIT A FOR SAME	1.20	0	225.00	270.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/1/2007	MIH	HAMILTON, MINA I.	PD	PREPARED EMAILS TO B. DAUCHER (NUMEROUS) RE: SCHEDULING ISSUES, REVIEWED REPLIES	0.30	0	225.00	67.50	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/1/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED A. MERLO EMAIL WITH JOINT STIPULATION PORTION FROM DEFENDANTS AND ANALYZED SAME	1.20	0	225.00	270.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/1/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED A. MERLO EMAIL WITH DELCARATIONS AND EXHIBITS AND ANALYZED SAME	0.40	0	225.00	90.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	8/1/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED VOLUMINOUS DOCUMENTS FROM DEFENDANTS 2747-4278 AND PREPARED FOR USE IN DEPOSITION WITH D. DECARLO	1.40	0	225.00	315.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/1/2007	MIH	HAMILTON, MINA I.	PD	PREPARED EMAIL TO J. TADROS RE: DOCUMENTS AND REVIEWED REPLY AND REPLIED TO SAME	0.10	0	225.00	22.50	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/1/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE TO T. MARONICK RE: DEPOSITION CONFIRMATION AND REVIEWED [REDACTED]	0.10	0	225.00	22.50	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/1/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED D. MAKOUS EMAIL [REDACTED]	0.10	0	225.00	22.50	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/1/2007	MIH	HAMILTON, MINA I.	PD	[REDACTED] PREPARATION FOR DEPOSITION WITH D. DECARLO WITH DOCUMENTS, DISCUSSION, ETC.	1.80	0	225.00	405.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/1/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED DOCUMENTS FROM ONLINE MANAGEMENT SYSTEMS, INC.	0.60	0	225.00	135.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	8/2/2007	DCD	DECARLO, DANIEL C.		DEPO OF THREE DMV.ORG WITNESSES, FLACK, MORETTI AND JACOBSEN, CONFERENCE THEREAFTER AND PREPARE FOR SAME.	8.50	0	260.00	2,210.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/2/2007	AE1	ESPINOZA, ANTONIA	FN	FINALIZED AND PROCESS SUBPOENA FOR PRODUCTION OF DOCUMENT OF CUSTODIAN OF RECORDS FOR I DRIVE SAFELY, NOTICE FOR DOCUMENT PRODUCTION AND PROOF OF SERVICE FOR CASE NO. CV 06-7651 PA (CWX, PREPARE AND TRANSMIT E MAIL TO LBBS SAN DIEGO OFFICE ADMINISTRATOR REGARDING SAME, UPDATE DATABASE 1.0	0.70	0	160.00	112.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/2/2007	AE1	ESPINOZA, ANTONIA	FN	FINALIZED AND PROCESS SUBPOENA FOR PRODUCTION OF DOCUMENT OF CUSTODIAN OF RECORDS FOR GOLDEN STATE PRIVATE SCHOOL, NOTICE FOR DOCUMENT PRODUCTION AND PROOF OF SERVICE FOR CASE NO. CV 06-7651 PA (CWX, PREPARE AND TRANSMIT E MAIL TO LBBS SAN FRANCISCO OFFICE ADMINISTRATOR REGARDING SAME, UPDATE DATABASE	0.70	0	160.00	112.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/2/2007	MIH	HAMILTON, MINA I.	PD	PREPARED FINAL JOINT STIPULATION (INSERTION OF DEFENDANTS' PORTIONS, TABLE OF CONTENTS), NOTICE, REQUEST FOR FILING UNDER SEAL AND EMAILS TO AND FROM A. MERLO RE: SAME AND EMAILS RE: DUE DATE FOR MUTUAL EXCHANGE OF SUPPLEMENTAL BRIEFINGS	4.40	0	225.00	990.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/2/2007	MIH	HAMILTON, MINA I.	PD	PREPARED DOCUMENTS FOR DEPOSITION [REDACTED]	0.80	0	225.00	180.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/2/2007	MIH	HAMILTON, MINA I.	PD	PREPARED EMAILS [REDACTED] AND PREPARED EMAIL TO B. DAUCHER RE: STATUS OF SCHEDULING RE: DEPOSITIONS	0.30	0	225.00	67.50	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	8/2/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED B. DAUCHER EMAIL RE: LEACH/WATSON/AND RAVI DEPOSITIONS AND REPLIED TO SAME	0.10	0	225.00	22.50	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/2/2007	MIH	HAMILTON, MINA I.	FN	FINALIZED CUSTODIAN OF RECORDS DOCUMENTS ON GOLDEN STATE AND I DRIVE SAFELY AND INSTRUCTIONS TO T. ESPINOZA RE: SAME	0.40	0	225.00	90.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/2/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED DEPOSITION TESTIMONY WITH E. CREDITOR AND D. DECARLO [REDACTED]	0.40	0	225.00	90.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/2/2007	MIH	HAMILTON, MINA I.	DW	DISCUSSION WITH D. MAKOUS RE: [REDACTED]	0.20	0	225.00	45.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/2/2007	MIH	HAMILTON, MINA I.	PD	PREPARED BEGAN PREPARATION OF SUPPLEMENTAL BRIEF	1.30	0	225.00	292.50	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/2/2007	DNM	MAKOUS, DAVID N.		CONSIDER DEPOSITION OF MARONICK AND SCHEDULING OF OTHER DEPOSITIONS FOR PARTICIPATION OF DNM AND OTHERS	0.20	0	450.00	90.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	8/2/2007	DNM	MAKOUS, DAVID N.		RECEIPT AND REVIEW [REDACTED] E-MAIL RE DEPOSITION; PREPARE REPLY [REDACTED]	0.30	0	450.00	135.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/3/2007	DCD	DECARLO, DANIEL C.		TELEPHONE CONFERENCE WITH ERIC CREDITOR RE [REDACTED]	0.80	0	260.00	208.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/3/2007	DCD	DECARLO, DANIEL C.		PREPARE FOR UPCOMING WITNESS AND PARTY DEPOSITIONS.	3.50	0	260.00	910.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/3/2007	AE1	ESPINOZA, ANTONIA	PD	PREPARED NOTICE OF DEPOSITION OF DAN NEGRONI TO REVISE SCHEDULED DATE AND LOCATION AND PROOF OF SERVICE FOR CASE NO. CV 06-7651 PA (CWX)	0.20	0	160.00	32.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/3/2007	AE1	ESPINOZA, ANTONIA	PD	PREPARED NOTICE OF DEPOSITION OF DANIEL S. JANAL TO REVISE SCHEDULED DATE AND LOCATION AND PROOF OF SERVICE FOR CASE NO. CV 06-7651 PA (CWX)	0.20	0	160.00	32.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/3/2007	MIH	HAMILTON, MINA I.	DW	DISCUSSION WITH D. DECARLO RE TESTIMONY OF JERRY FLACK [REDACTED]	0.20	0	225.00	45.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	8/3/2007	MIH	HAMILTON, MINA I.	DW	DISCUSSION WITH D. MAKOUS RE [REDACTED]	0.20	0	225.00	45.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/3/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAILS (2) FROM A. MERLO RE JOINT STIPULATION AND REQUEST TO FILE UNDER SEAL	0.10	0	225.00	22.50	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/3/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE WITH D. MAKOUS RE SUBPOENAS [REDACTED]	0.20	0	225.00	45.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/3/2007	MIH	HAMILTON, MINA I.	PD	PREPARED AND FINALIZED APPLICATION TO FILE UNDER SEAL AND INSTRUCTIONS TO C. RUVALCABA RE SAME	0.60	0	225.00	135.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/3/2007	MIH	HAMILTON, MINA I.	PD	PREPARED NOTICE OF MOTION AND REQUEST FOR SHORTENED TIME FOR HEARING	0.90	0	225.00	202.50	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/3/2007	MIH	HAMILTON, MINA I.	FN	FINALIZED JOINT STIPULATIONS, DECLARATIONS RE MOTION TO COMPEL	0.80	0	225.00	180.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	8/3/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAILS FROM D. DECARLO AND D. MAKOUS RE [REDACTED]	0.20	0	225.00	45.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/3/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED CLIENT EMAILS [REDACTED]	0.10	0	225.00	22.50	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/3/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAILS FROM D. DECARLO AND D. MAKOUS RE [REDACTED]	0.20	0	225.00	45.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/3/2007	DNM	MAKOUS, DAVID N.		CONVERSATIONS [REDACTED] TESTIMONY AND TIMING	0.80	0	450.00	360.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/3/2007	DNM	MAKOUS, DAVID N.		CONFERENCES WITH HAMILTON AND DECARLO RE [REDACTED]	0.30	0	450.00	135.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/6/2007	DCD	DECARLO, DANIEL C.		TRAVEL TO WOODLAND HILLS (CONFERENCE WITH CLIENTS ON THE WAY) AND TAKE DEPOSITIONS OF HARDY, MRS. WARREN AND CASEY ALBITRE AND TRAVEL BACK.	9.20	0	260.00	2,392.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	8/6/2007	MIH	HAMILTON, MINA I.	PD	PREPARED LETTER [REDACTED]	0.40	0	225.00	90.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/6/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED TIMES OF DEPOSITIONS SET AND REPLIED TO E. CREDITOR [REDACTED]	0.20	0	225.00	45.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/6/2007	MIH	HAMILTON, MINA I.	PD	PREPARED ERRATA DECLARATION IN SUPPORT OF MOTION TO COMPEL	0.40	0	225.00	90.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/6/2007	MIH	HAMILTON, MINA I.	PF	PREPARATION FOR DEPOSITION OF BEN WATSON WITH ERIC CREDITOR	1.50	0	225.00	337.50	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/6/2007	MIH	HAMILTON, MINA I.	PF	PREPARATION FOR DEPOSITION OF JIMMY LEACH WITH ERIC CREDITOR AND D. MAKOUS	0.60	0	225.00	135.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/6/2007	MIH	HAMILTON, MINA I.	PD	PREPARED AND REPLIED TO EMAILS FROM B. DAUCHER RE START TIME FOR DEPOSITIONS	0.20	0	225.00	45.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	8/6/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED B. DAUCHER EMAIL AND ATTACHED REBUTTAL REPORTS (BRIEFLY) OF SIMONSON AND HOLLANDER	0.60	0	225.00	135.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/6/2007	MIH	HAMILTON, MINA I.	PD	PREPARED AND REPLIED TO SEVERAL EMAILS WITH B. DAUCHER RE SURVEY PAGES TO HOLLANDER REPORT	0.40	0	225.00	90.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/6/2007	MIH	HAMILTON, MINA I.	CW	CONFERENCE WITH D. MAKOUS RE [REDACTED] SUBPOENAS	0.20	0	225.00	45.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/6/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED DEPOSITION ROUGH OF STEVE MORETTI, FLACK AND JACOBSON	1.20	0	225.00	270.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/6/2007	DNM	MAKOUS, DAVID N.	TC	TELEPHONE CONFERENCE (SEVERAL) WITH [REDACTED] ATTORNEY GENERAL'S OFFICE OF STATE OF CALIFORNIA [REDACTED]	0.70	0	450.00	315.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/6/2007	DNM	MAKOUS, DAVID N.		MEETING IN PREPARATION OF BEN WATSON RE DEPOSITION	1.20	0	450.00	540.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	8/6/2007	DNM	MAKOUS, DAVID N.		MEETING WITH IN PREPARATION OF JIM LEACH RE DEPOSITION	3.50	0	450.00	1,575.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/6/2007	DNM	MAKOUS, DAVID N.		MEETINGS WITH ERIC CREDITOR RE [REDACTED]	1.30	0	450.00	585.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/7/2007	DCD	DECARLO, DANIEL C.		PREPARE FOR DEPOSITION OF RAJ.	1.80	0	260.00	468.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/7/2007	AE1	ESPINOZA, ANTONIA	AD	ANALYZED ATTORNEY E MAIL INSTRUCTIONS REGARDING WITNESS FEES FOR GOVERNMENT EMPLOYEES, PREPARE AND TRANSMIT DOCUMENT [REDACTED]	0.30	0	160.00	48.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/7/2007	AE1	ESPINOZA, ANTONIA	AD	ANALYZED ATTORNEY E MAIL INSTRUCTIONS REGARDING WITNESS FEES FOR GOVERNMENT EMPLOYEES, PREPARE AND TRANSMIT DOCUMENT [REDACTED]	0.30	0	160.00	48.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/7/2007	AE1	ESPINOZA, ANTONIA	AD	ANALYZED ATTORNEY E MAIL INSTRUCTIONS REGARDING WITNESS FEES FOR GOVERNMENT EMPLOYEES, PREPARE AND TRANSMIT DOCUMENT [REDACTED]	0.30	0	160.00	48.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	8/7/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE WITH JEFF SKILJAN (ATTORNEY FOR I DRIVE SAFELY) (760) 944-7700 (EXT. 2) RE DOCUMENT SUBPOENA	0.20	0	225.00	45.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/7/2007	MIH	HAMILTON, MINA I.	PD	PREPARED EMAIL TO JEFF SKILJAN ATTACHING PROTECTIVE ORDER AND AGREEING TO AUGUST 15 AS PRODUCTION DATE	0.20	0	225.00	45.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/7/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE WITH T. MARONICK RE REBUTTAL REPORTS AND INITIAL THOUGHTS REGARDING SAME	0.60	0	225.00	135.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/7/2007	DNM	MAKOUS, DAVID N.		MEETING WITH BEN WATSON AND ERIC CREDITOR AND PREPARE FOR WATSON DEPOSITION; ATTENDANCE AT WATSON DEPOSITION, MEETING WITH JIMMY LEACH; ATTENDANCE AT LEACH DEPOSITION	6.50	0	450.00	2,925.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/7/2007	DNM	MAKOUS, DAVID N.		OUTLINE QUESTIONS FOR RAJ LAHOTI DEPOSITION, QUESTIONS IN MULTI-TOPICAL AREAS	0.70	0	450.00	315.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/7/2007	BNP	PRABHAWATI, BHAWNA NATHU		ORGANIZATION AND COLLATION OF MULTIPLE COPIES OF DEPOSITION TRANSCRIPTS, INCLUDING INDEXING OF SAME	2.30	0	110.00	253.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	8/7/2007	BNP	PRABHAWATI, BHAWNA NATHU		ORGANIZATION AND COLLATION OF VOLUMINOUS EXHIBITS TO MULTIPLE DEPOSITIONS	2.70	0	110.00	297.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/7/2007	BNP	PRABHAWATI, BHAWNA NATHU		REVIEW DEPOSITION EXHIBITS AND DRAFT LIST OF NUMERICAL CATEGORIES	0.40	0	110.00	44.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/8/2007	DCD	DECARLO, DANIEL C.		PREPARE FOR DEPOSITION FOR RAJ LAHOTI.	5.50	0	260.00	1,430.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/8/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED COURT ORDER RE FILING UNDER SEAL AND REJECTION OF DEFENDANT'S PAPERS AND COURT ORDER RE MOTION TO COMPEL HEARING	0.20	0	225.00	45.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/8/2007	MIH	HAMILTON, MINA I.	PF	PREPARATION FOR DEPOSITION OF RAJ LAHOTI BY [REDACTED]	3.40	0	225.00	765.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/8/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL JEFFREY SKILJAN RE I DRIVE SAFELY DOCUMENTS [REDACTED]	0.40	0	225.00	90.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	8/8/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED REVISED AGREEMENT BY JEFFREY SKILJAN AND REPLIED VIA EMAIL RE SAME	0.30	0	225.00	67.50	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/8/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE WITH [REDACTED] ATTORNEY GENERAL'S OFFICE RE [REDACTED]	0.20	0	225.00	45.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/8/2007	DNM	MAKOUS, DAVID N.		DETAILED REVIEW OF SIMONSON AND HOLLANDER REBUTTAL SURVEYS AND CRITICISMS OF MARONICK	1.20	0	450.00	540.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/8/2007	DNM	MAKOUS, DAVID N.		LENGTHY TELEPHONE CONFERENCE WITH TOM MARONICK RE HIS COMMENTS ON HOLLANDER AND SIMONSON CRITIQUE OF MARONICK SURVEYS AND COUNTER SURVEYS	1.60	0	450.00	720.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/8/2007	BNP	PRABHAWATI, BHAWNA NATHU		FURTHER ORGANIZATION OF DEPOSITION EXHIBITS	0.60	0	110.00	66.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/9/2007	DCD	DECARLO, DANIEL C.		PREPARE FOR AND TAKE DEPOSITION OF RAJ LAHOTI AND CONFERENCE WITH CLIENTS THEREAFTER ABOUT A VARIETY OF ISSUES.	10.20	0	260.00	2,652.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	8/9/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED AND REPLIED TO EMAILS OF A. MERLO RE FILING UNDER SEAL AND REVIEWED WITH CLIENT'S PERTINENT EMAILS	0.30	0	225.00	67.50	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/9/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED AND PREPARE K. CRAMER'S DEPOSITION TRANSCRIPT CHANGES AND SENT TO OPPOSING COUNSEL	0.20	0	225.00	45.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/9/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED JEFF SKILJAN EMAIL, SIGNED AGREEMENT RE CONFIDENTIALITY OF DOCUMENTS AND SENT REPLY WITH AGREEMENT	0.30	0	225.00	67.50	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/9/2007	MIH	HAMILTON, MINA I.	PD	PREPARED INSTRUCTIONS TO B. NATHU RE DEFENDANTS' DOCUMENT PRODUCTION INDEX	0.30	0	225.00	67.50	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/9/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED CD ROM OF EXPERT DATA PRODUCED BY DEFENDANTS, CONTACTED IT DEPT. RE SAME AND EMAILED AND SPOKE TO B. DAUCHER RE SAME	0.40	0	225.00	90.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/9/2007	MIH	HAMILTON, MINA I.	PD	PREPARED OUTLINE OF SUPPLEMENTAL TO JOINT STIPULATION ON PLAINTIFFS' MOTION TO COMPEL	0.50	0	225.00	112.50	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	8/9/2007	MIH	HAMILTON, MINA I.	PD	PREPARED SUPPLEMENTAL TO JOINT STIPULATION IN PREPARATION FOR COURT HEARING	5.20	0	225.00	1,170.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/9/2007	MIH	HAMILTON, MINA I.	RE	REVISED AND FINALIZED SUPPLEMENTAL MEMO	0.90	0	225.00	202.50	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/10/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED COURT ORDER RE FILING OF DOCUMENTS UNDER SEAL IN MOTION TO COMPEL AND FORWARDED TO CLIENTS	0.20	0	225.00	45.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/10/2007	MIH	HAMILTON, MINA I.	MW	MEETING WITH BHAWNA NATHU RE REVIEW OF DOCUMENTS PRODUCED BY DEFENDANTS AND REVIEWED REF. TABLE RE SAME	1.00	0	225.00	225.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/10/2007	DNM	MAKOUS, DAVID N.		INTERVIEW [REDACTED] RE WITNESS EVIDENCE AND REVIEW SEVERAL E- MAILS TO ERIC CREDITOR RE SAME	0.70	0	450.00	315.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/10/2007	BNP	PRABHAWATI, BHAWNA NATHU		DRAFT TABLE WITH CORRESPONDING BATES REFERENCES RE: VOLUMINOUS DOCUMENTS PRODUCED BY DEFENDANTS	0.30	0	110.00	33.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	8/10/2007	BNP	PRABHAWATI, BHAWNA NATHU		DRAFT LIST OF MISSING BATES REFERENCES FOR CONTROL PURPOSES	0.20	0	110.00	22.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/13/2007	AE1	ESPINOZA, ANTONIA	AD	ANALYZED ATTORNEY E MAIL INSTRUCTIONS TO PREPARE SUBPOENA FOR NOTICE OF DEPOSIT ON AND PRODUCTION OF DOCUMENTS FOR DAN NEGRONI, PREPARE NOTICE OF DEPOSITION OF DAN NEGRONI AND NOTICE TO PRODUCE DOCUMENTS AND PROOF OF SERVICE FOR CASE NO. CV 06-7651 PA (CWX)	1.00	0	160.00	160.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/13/2007	AE1	ESPINOZA, ANTONIA	AD	ANALYZED ATTORNEY E MAIL INSTRUCTIONS TO PREPARE SUBPOENA FOR NOTICE OF DEPOSITION AND PRODUCTION OF DOCUMENTS FOR DANIEL S. JANAL, PREPARE NOTICE OF DEPOSITION OF DANIEL S. JANAL AND NOTICE TO PRODUCE DOCUMENTS AND PROOF OF SERVICE FOR CASE NO. CV 06-7651 PA (CWX)	1.00	0	160.00	160.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/13/2007	MIH	HAMILTON, MINA I.	DR	DRAFTED AND REVIEWED EMAILS FROM OPPOSING COUNSEL ON VARIOUS ISSUES (INCLUDING DESIGNATION OF DOCUMENTS FOR MSJ FILING, MOTION TO COMPEL REDACTIONS, ELECTRONIC STATEMENT OF FACTS, HOLLANDER EXTRA REPORT, JOHN WRIGHT EMAILS, DAN NEGRONI AND JANAL DEPOSITIONS)	0.50	0	225.00	112.50	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/13/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED CLIENT EMAILS RE: [REDACTED]	0.10	0	225.00	22.50	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/13/2007	DNM	MAKOUS, DAVID N.		PREPARE E-MAIL TO BRIAN DAUCHER RE DEFENDANTS SURVEY	0.10	0	450.00	45.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	8/13/2007	DNM	MAKOUS, DAVID N.		PREPARE E-MAIL TO BRIAN DAUCHER RE DISCOVERY SCHEDULE AND ISSUES	0.30	0	450.00	135.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/13/2007	DNM	MAKOUS, DAVID N.		REVIEW DAUCHER REPLY RE EXPERTS	0.10	0	450.00	45.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/13/2007	DNM	MAKOUS, DAVID N.		REVIEW NEWLY PROVIDED ADDITIONAL EXPLANATION OF HOLLANDER RE SURVEY RECEIVED FROM DAUCHER	0.40	0	450.00	180.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/13/2007	DNM	MAKOUS, DAVID N.		PREPARE E-MAIL TO MARONICK	0.10	0	450.00	45.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/13/2007	DNM	MAKOUS, DAVID N.	TC	TELEPHONE CONFERENCE WITH MARONICK RE SURVEY [REDACTED]	0.20	0	450.00	90.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/13/2007	DNM	MAKOUS, DAVID N.		EXCHANGE SURVEY E-MAILS TO AND FROM DAUCHER RE PROBLEMS WITH TESS LINK AND INABILITY TO ACCESS GREENFIELD FIELD SURVEY	0.40	0	450.00	180.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	8/13/2007	DNM	MAKOUS, DAVID N.	CW	CONFERENCE WITH DANIEL C. DECARLO RE DOCUMENTS SELECTION FOR MOTION FOR SUMMARY JUDGMENT AND CONFERENCE WITH MINA HAMILTON RE WITNESS DRAFTS AND LOGISTICS	0.40	0	450.00	180.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/13/2007	DNM	MAKOUS, DAVID N.	TC	TELEPHONE CONFERENCE [REDACTED] ATTORNEY GENERAL OF STATE OF CALIFORNIA	0.20	0	450.00	90.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/13/2007	DNM	MAKOUS, DAVID N.		RECEIPT AND REVIEW [REDACTED]	0.10	0	450.00	45.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/13/2007	DNM	MAKOUS, DAVID N.		REVIEW SEVERAL ERIC CREDITOR E- MAILS AND RESPOND	0.20	0	450.00	90.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/13/2007	DNM	MAKOUS, DAVID N.		REVIEW SEVERAL CHRIS KRAMER E- MAILS AND RESPOND	0.20	0	450.00	90.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/13/2007	DNM	MAKOUS, DAVID N.		REVIEW STATUS OF EVIDENCE [REDACTED]	0.30	0	450.00	135.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	8/14/2007	MIH	HAMILTON, MINA I.	PF	PREPARATION FOR MOTION TO COMPEL HEARING [REDACTED]	2.30	0	225.00	517.50	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/14/2007	MIH	HAMILTON, MINA I.	AT	ATTENDED MOTION TO COMPEL HEARING; REPORT TO CLIENT THEREAFTER, DRAFT OF EMAIL TO OPPOSING COUNSEL RE: PROPOSED ORDER	2.60	0	225.00	585.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/14/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM B. DAUCHER RE: SUPPLEMENTAL EXPERT REPORT	0.40	0	225.00	90.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/14/2007	DNM	MAKOUS, DAVID N.		EXCHANGE OF MULTIPLE E-MAILS WITH BRIAN DAUCHER RE TOM MARONICK INABILITY TO ACCESS HOLLANDER SURVEY AND TEST AND CONTROL SAME	1.10	0	450.00	495.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/15/2007	AE1	ESPINOZA, ANTONIA	CW	CONFERENCE WITH WITH ATTORNEY REGARDING DOCUMENTS RECEIVED FROM CUSTODIAN OF RECORDS FOR I DRIVE SAFELY AS RELATES TO CASE NO. CV 06-7651 PA (CWX), PROCESS DOCUMENTS FOR TRIAL, PREPARE AND TRANSMIT E MAIL TO ATTORNEY FORWARDING COPY OF SAME	1.00	0	160.00	160.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/16/2007	DNM	MAKOUS, DAVID N.		MEETING WITH TOM MARONICK AND ATTENDANCE AT SHEPPARD MULLINS OF DEPOSITION OF TOM MARONICK. RETURN TO OFFICE AND MEETING WITH TOM MARONICK RE SURVEY	9.10	0	450.00	4,095.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	8/17/2007	DCD	DECARLO, DANIEL C.		DEPOSITION OF DAN JANAL	2.50	0	260.00	650.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/17/2007	DCD	DECARLO, DANIEL C.		DEPOSITION OF DAN NEGRONI.	1.90	0	260.00	494.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/17/2007	MIH	HAMILTON, MINA I.	PD	PREPARED MEDIATION STATEMENT [REDACTED]	1.70	0	225.00	382.50	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/17/2007	DNM	MAKOUS, DAVID N.		EXCHANGE E-MAILS WITH MINA AND DAN RE [REDACTED] RELATING TO SURVEYS AND OTHER EVIDENCE OF SORTS	0.50	0	450.00	225.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/17/2007	DNM	MAKOUS, DAVID N.		REVIEW ADDITIONAL EVIDENCE ON CONFUSION RE DMV.ORG	0.20	0	450.00	90.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/17/2007	DNM	MAKOUS, DAVID N.		REVIEW MISCELLANEOUS E-MAILS FROM ERIC AND CHRIS RE [REDACTED]	0.30	0	450.00	135.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	8/20/2007	DCD	DECARLO, DANIEL C.		PREPARE FOR AND TAKE DEPOSITION OF RAVI LAHOTI.	3.50	0	260.00	910.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/20/2007	MIH	HAMILTON, MINA I.	PD	PREPARED EMAILS TO OPPOSING COUNSEL AND INTERNAL DISCUSSIONS WITH D. MAKOUS/D. DECARLO RE: [REDACTED]	0.60	0	225.00	135.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/20/2007	DNM	MAKOUS, DAVID N.		PREPARATION FOR DEPOSITION OF HOLLANDER	2.80	0	450.00	1,260.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/20/2007	DNM	MAKOUS, DAVID N.	MW	MEETING WITH MINA HAMILTON RE SUBPOENA [REDACTED]	0.20	0	450.00	90.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/20/2007	DNM	MAKOUS, DAVID N.		CONSIDERATION OF EASTERN ATTORNEY SUBPOENA [REDACTED]	0.20	0	450.00	90.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/20/2007	DNM	MAKOUS, DAVID N.	TC	TELEPHONE CONFERENCE WITH HOUSTON ATTORNEY	0.10	0	450.00	45.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	8/20/2007	DNM	MAKOUS, DAVID N.		MEETING WITH ERIC CREDITOR RE [REDACTED]	0.70	0	450.00	315.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/21/2007	DCD	DECARLO, DANIEL C.		REVIEW ALL DEFENDANTS' RESPONSES TO DISCOVERY AND OUTLINE STRATEGY.	0.80	0	260.00	208.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/21/2007	MIH	HAMILTON, MINA I.	PF	PREPARATION FOR DEPOSITION OF DEFENDANTS' SURVEY EXPERT KEN HOLLANDER WITH D. MAKOUS [REDACTED]	1.20	0	225.00	270.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/21/2007	MIH	HAMILTON, MINA I.	AT	ATTENDED HOLLANDER DEPOSITION [REDACTED]	7.00	0	225.00	1,575.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/21/2007	DNM	MAKOUS, DAVID N.		PREPARATION FOR DEPOSITION OF KENNETH HOLLANDER, MARKET SURVEY EXPERT FOR DEFENDANTS; TRAVELED TO ORANGE COUNTY FOR DEPOSITION, MEETING WITH CLIENT ERIC CREDITOR AND MINA HAMILTON RE NEW EVIDENCE; CROSS-EXAMINATION OF KENNETH HOLLANDER, CONTINUED REVIEW OF NEW EVIDENCE AND INFORMATION; RETURN TO LOS ANGELES AND DISCUSS CASE WITH ERIC, MINA	11.00	0	450.00	4,950.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/22/2007	DNM	MAKOUS, DAVID N.	MW	MEETING WITH ERIC CREDITOR AND CHRIS KRAMER RE [REDACTED]; ATTENDANCE AT MEDIATION WITH JOSEPH MARKOWITZ MEDIATOR IN THE LOS ANGELES OFFICE; LENGTHY MEDIATION AND CONFERENCES WITH CLIENTS RE SETTLEMENT AND PROPOSALS	9.50	0	450.00	4,275.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	8/23/2007	DNM	MAKOUS, DAVID N.	CW	CONFERENCE WITH DAN C. DECARLO RE SETTLEMENT	0.60	0	450.00	270.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/23/2007	DNM	MAKOUS, DAVID N.		EVALUATION OF SECTION 43(A) PRIOR CASE LAW [REDACTED]	0.30	0	450.00	135.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/23/2007	DNM	MAKOUS, DAVID N.		EXCHANGE E-MAILS WITH BRIAN DAUCHER RE SIMONSON	0.10	0	450.00	45.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/23/2007	DNM	MAKOUS, DAVID N.		PREPARE E-MAIL TO BRIAN DAUCHER RE NON-COMPLIANCE WITH COURT ORDER BY MAGISTRATE JUDGE CARLA WERLE AND NEED TO DO SO	0.20	0	450.00	90.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/24/2007	DCD	DECARLO, DANIEL C.		TELEPHONE CONFERENCE WITH J. MARKOWITZ, MEDIATOR.	0.40	0	260.00	104.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/24/2007	DCD	DECARLO, DANIEL C.		TELEPHONE CONFERENCE WITH ERIC CREDITOR.	0.80	0	260.00	208.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	8/24/2007	DCD	DECARLO, DANIEL C.		TELEPHONE CONFERENCE WITH J. MARKOWITZ.	0.30	0	260.00	78.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/24/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED AND REPLIED TO EMAILS WITH OPPOSING COUNSEL RE: COURT ORDERED DISCOVERY	0.40	0	225.00	90.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/27/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED AND REPLIED TO EMAILS FROM OPPOSING COUNSEL RE: COURT ORDERED DOCUMENT PRODUCTION, SERVICE OF OPPOSITION PAPERS, SIMONSON DEPO., ETC.)	0.40	0	225.00	90.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/27/2007	DNM	MAKOUS, DAVID N.	TC	TELEPHONE CONFERENCE WITH TOM MARONICK RE HOLLANDER TESTIMONY AND REBUTTAL TO SAME IN PREPARATION FOR FURTHER EVALUATION	0.60	0	450.00	270.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/27/2007	DNM	MAKOUS, DAVID N.	TC	TELEPHONE CONFERENCE WITH ERIC CREDITOR RE [REDACTED]	0.60	0	450.00	270.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	8/28/2007	MIH	HAMILTON, MINA I.	PD	PREPARED DOCUMENTS FOR D. MAKOUS AND ITAMAR SIMONSON DEPOSITION; REVIE W AND ANALYSIS OF OPPOSITION SUMMARY JUDGMENT PLEADINGS INCLUDING MEMORANDUM, STATEMENT OF GENUINE ISSUES, AND EVIDENTIARY OBJECTIONS AND COMMENTS TO D. MAKOUS AND D. DECARL RE: SAME; REVIEW ADDITIONAL AUTHORITY APPENDIX CITED BY DEFENDANTS; PREPARED AND REPLIED TO EMAILS WITH OPPOSING COUNSEL RE: ADDITIONAL WITNESS DISCLOSURES (EMAILS TO DMV.ORG); REVIEWED CLIENT [REDACTED]	3.10	0	225.00	697.50	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/28/2007	MIH	HAMILTON, MINA I.	PD	PREPARED EMAILS AND REPLIED TO THEM WITH OPPOSING COUNSEL RE:[REDACTED]	1.10	0	225.00	247.50	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/28/2007	DNM	MAKOUS, DAVID N.		EXCHANGE E-MAILS WITH BRIAN DAUCHER AND OFFICE RE SCHEDULING OF ITAMAR SIMONSON DEPOSITION AND ITS LOCATION AND NECESSARY EXHIBITS AND SUCH	0.50	0	450.00	225.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/28/2007	DNM	MAKOUS, DAVID N.		CONSIDERATION OF DEFENDANTS CRITICISMS OF MARONICK FILED IN DECLARATION OF SIMONSON AND HOLLANDER'S OPPOSING SURVEY IN OPPOSITION TO PLAINTIFF'S MOTION FOR SUMMARY JUDGMENT AND APPROPRIATE ELEMENTS OF CHALLENGE THERETO AND REBUTTAL	1.40	0	450.00	630.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/29/2007	AE1	ESPINOZA, ANTONIA	AD	ANALYZED REVIEW AND PROCESS FOR TRIAL THE CONTENTS OF E MAIL COMMUNICATIONS DIRECTED TO AND RESPONDED BY DMV.ORG FROM AUGUST 7,2007 TO AUGUST 13, 2007 CONTAINED IN THE BATES RANGE NOS. OF DEF-08652 TO DEF-09393 (741 PAGES), REVIEWED AND CATALOGED ADDITIONAL E MAIL COMMUNICATIONS CONTAINED IN THE BATES RANGE NOS. OF DEF- 04319 TO DEF-08651 (3,326 PAGES) AS RELATES TO CASE NO. CV 06-7651 PA (CWX)	6.00	0	160.00	960.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	8/29/2007	DNM	MAKOUS, DAVID N.		PREPARATION FOR DEPOSITION OF ITAMAR SIMONSON INCLUDING REVIEWING SIMONSON REPORTS, MARONICK REPORTS, HOLLANDER REPORTS ALL RELATED EXHIBITS, TRANSCRIPT AND PRIOR TESTIMONY AND SO FORTH	4.00	0	450.00	1,800.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/29/2007	DNM	MAKOUS, DAVID N.		TRAVEL TO SAN JOSE, PALO ALTO	1.50	0	450.00	675.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/29/2007	DNM	MAKOUS, DAVID N.		CROSS-EXAMINATION OF ITAMAR SIMONSON	5.00	0	450.00	2,250.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/29/2007	DNM	MAKOUS, DAVID N.		CONFERENCES WITH DAN DECARLO AND MINA HAMILTON RE OUTCOME OF CROSS-EXAMINATION	1.00	0	450.00	450.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/29/2007	DNM	MAKOUS, DAVID N.		RETURN TO LOS ANGELES	2.50	0	450.00	1,125.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/30/2007	AE1	ESPINOZA, ANTONIA	PD	PREPARED EXHIBIT 89 IDENTIFYING EXCERPTS FROM 98 SELECTED E MAIL COMMUNICATIONS DIRECTED TO AND RESPONDED BY DMV.ORG CONTAINED IN THE BATES RANGE NOS. OF DEF-08652 TO DEF-09393 (741 PAGES) FROM THE DATES OF AUGUST 7, 2007 TO AUGUST 13, 2007 AS RELATES TO CASE NO. CV 06-7651 PA (CWX)	6.00	0	160.00	960.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	8/30/2007	MIH	HAMILTON, MINA I.	PD	PREPARED COMMUNICATIONS AND RESPONDED TO SAME WITH CLIENTS AND OPPOSING COUNSEL RE: [REDACTED]	1.80	0	225.00	405.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/30/2007	MIH	HAMILTON, MINA I.		REVIEW T. MARONICK SCROLL STUDY AND REBUTTAL REPORT AND PREPARED LEGAL ARGUMENT RE: SURVEY REBUTTAL [REDACTED]	4.50	0	225.00	1,012.50	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/4/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED CLIENT EMAILS ABOUT [REDACTED]	0.20	0	260.00	52.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/4/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE WITH TOM MARONICK RE RECODING	0.20	0	260.00	52.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/4/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAILS FROM D. MAKOUS/CLIENT RE [REDACTED]	0.20	0	260.00	52.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/4/2007	MIH	HAMILTON, MINA I.	PD	PREPARED LEACH AND WATSON DEPOSITION CHANGES (REVIEWED CHANGES)	0.40	0	260.00	104.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	9/4/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED MOTION TO COMPEL STIPULATION FROM OPPOSING COUNSEL AND PREPARED AND REPLIED TO NUMEROUS EMAILS WITH OPPOSING COUNSEL RE DISCOVERY MATTERS, REQUEST FOR JOINT STIPULATION TO EXTEND DATES, ETC.	1.90	0	260.00	494.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/4/2007	MIH	HAMILTON, MINA I.	PD	PREPARED MOTION FOR TRIAL CONTINUANCE; APPLICATION IN SUPPORT	1.80	0	260.00	468.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/4/2007	DNM	MAKOUS, DAVID N.		REVIEW VARIOUS QUERIES RE MARONICK	0.20	0	450.00	90.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/4/2007	DNM	MAKOUS, DAVID N.		RECEIPT AND REVIEW OF TOM MARONICK'S CODING MEMORANDUM AND COMMENTS RE SAME	0.30	0	450.00	135.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/4/2007	DNM	MAKOUS, DAVID N.		CONSIDER IDS LICENSE LIMITATIONS AND PROBLEMS WITH SAME [REDACTED]	0.40	0	450.00	180.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/4/2007	DNM	MAKOUS, DAVID N.		OUTLINE CONTINUANCE OF TRIAL AND EX PARTE APPLICATION [REDACTED] TADROS	0.30	0	450.00	135.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	9/11/2007	PCG	GREENSPAN, PAULA C.	RV	REVIEWED E-MAIL CORRESPONDENCE BETWEEN COUNSEL REGARDING DEFENDANT'S PROPOSED STIPULATION.	0.10	0	260.00	26.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/12/2007	DCD	DECARLO, DANIEL C.		PREPARE FOR OPPOSITION TO EX PARTE RE MOTION TO COMPEL.	0.50	0	260.00	130.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/12/2007	DCD	DECARLO, DANIEL C.		REVIEW DEFENDANTS' SUPPLEMENTAL DISCOVERY AND PREPARE OPPOSITION.	0.90	0	260.00	234.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/12/2007	PCG	GREENSPAN, PAULA C.	RCF	REVIEW, CORRESPONDENCE FROM OPPOSING COUNSEL VIA E-MAIL REGARDING STIPULATION AND EX PARTE ISSUES.	0.10	0	260.00	26.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/13/2007	DCD	DECARLO, DANIEL C.		REVISE OPPOSITION TO EX PARTE APPLICATION TO SHORTEN TIME ON MOTION TO COMPEL.	0.40	0	260.00	104.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/14/2007	PCG	GREENSPAN, PAULA C.	CW	CONFERENCE WITH DAN DECARLO RE [REDACTED]	0.10	0	260.00	26.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	9/17/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED FILINGS OF DEFENDANTS ON MOTION TO COMPEL (AND SHORTEN TIME FOR HEARING) AND OPPOSITION TO SAME [REDACTED]	0.60	0	260.00	156.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/18/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED DENIAL OF DEFENDANTS' EX PARTE APPLICATION RE: MOTION TO COMPEL AND FORWARDED SAME TO CLIENTS	0.20	0	260.00	52.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	2/5/2007	MIH	HAMILTON, MINA I.	CW	CONFERENCE WITH D. MAKOUS RE: ATTENDANCE AT SCHEDULING CONFERENCE [REDACTED]	0.10	0	225.00	22.50	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	3/21/2007	DCD	DECARLO, DANIEL C.		REVIEW ORDER AND OUTLINE DISCOVERY TO GO TO DEFENDANT.	0.70	0	260.00	182.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/14/2007	DNM	MAKOUS, DAVID N.		CONSULTATION WITH HAMILTON AND DECARLO RE SUMMARY JUDGMENT [REDACTED]	0.50	0	450.00	225.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/21/2007	TSK	KIDDE, THOMAS S.		FURTHER REVIEW OF ARTICLES BY MARONICK AND MEMORANDUM TO MR. MAKOUS REGARDING SAME.	0.60	0	450.00	270.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	5/22/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE WITH TOM MARONIK RE: SURVEY AND REVIEWED RETAINER AGREEMENT AND REPLIED TO SAME	0.40	0	225.00	90.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/4/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED RETAINER AGREEMENT FOR EXPR TOM MARONICK WITH D. MAKOUS AND FORWARDED SIGNED SAME TO EXPERT	0.30	0	225.00	67.50	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/4/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED REPORT OF FULL ARTICLES OF DMV.ORG NEWS FROM F. BISCARDI	0.20	0	225.00	45.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/5/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE WITH E. CREDITOR RE:[REDACTED]	0.20	0	225.00	45.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/6/2007	DRL	LEWIS, DANIEL R.		DID MORE RESEARCH ON DMV.ORG, [REDACTED]	3.70	0	110.00	407.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/7/2007	DRL	LEWIS, DANIEL R.	RS	RESEARCHED CONTINUED TO LOOK AT DIFFERENT SITES THAT RE-DIRECTED TO DMV.ORG, [REDACTED]	4.30	0	110.00	473.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	6/8/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED RESPONSE FROM D. DECARLO RE: DECLARATION [REDACTED]	0.40	0	225.00	90.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/11/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL [REDACTED]	0.10	0	225.00	22.50	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/13/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED RECEIPT OF EXECUTED DECLARATION [REDACTED]	0.10	0	225.00	22.50	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/13/2007	MIH	HAMILTON, MINA I.	PD	PREPARED INSTRUCTIONS TO VICKI TOWLES RE: SERVICE OF RESPONSES TO DISCOVERY	0.30	0	225.00	67.50	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/15/2007	CAD1	DIXON, CYNTHIA A.	AD	ANALYZED ANALYZED AND REVIEWED CALIFORNIA DISTRICT COURT AND 9TH CIRCUIT COURT CASE LAW INVOLVING OBTAINING AN INJUNCTION RE THE CONTENTS OF AN OPPOSING PARTY'S WEBPAGE.	3.90	0	170.00	663.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/20/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED VOICE MESSAGE FROM TOM MARONICK RE: STATUS OF SURVEYS	0.10	0	225.00	22.50	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	6/22/2007	FJB	BISCARDI, FRANCINE J.	RS	[REDACTED] REQUEST: FIND THE DECLARATION [REDACTED]	1.00	0	110.00	110.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/22/2007	FJB	BISCARDI, FRANCINE J.	RS	[REDACTED] REQUEST: SEARCH FOR CALIFORNIA CENTRAL DISTRICT TRADEMARK CASES WITH SURVEY EXPERT DECLARATIONS OR SURVEY EXPERT REPORTERS.[REDACTED]	1.40	0	110.00	154.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/22/2007	MIH	HAMILTON, MINA I.		INSTRUCTIONS TO V. TOWLES RE: SETTING UP DEPO. LOGISTICS FOR JUNE 29	0.10	0	225.00	22.50	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/26/2007	DNM	MAKOUS, DAVID N.		REVIEW REQUEST FOR JUDICIAL NOTICE OF "DMV" GOVERNMENT WEBSITES AND VARIOUS OTHER THINGS	0.20	0	450.00	90.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/26/2007	DNM	MAKOUS, DAVID N.		REVIEW SEVERAL E-MAILS.[REDACTED]	0.10	0	450.00	45.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/27/2007	AE1	ESPINOZA, ANTONIA	AD	ANALYZED U.S. PTO TMEP DATABASE [REDACTED]	0.30	0	160.00	48.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	6/28/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED D. MAKOUS CONSIDERATIONS FOR DEPOSITIONS WITH D. DECARLO	0.20	0	225.00	45.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/29/2007	MIH	HAMILTON, MINA I.	RE	REVISED FINALIZED, AND PROOFED OPPOSITION TO EX PARTE APPLICATION	4.20	0	225.00	945.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/29/2007	MIH	HAMILTON, MINA I.	AT	ATTENDED DEPOSITION OF STEVE MORETTI	3.00	0	225.00	675.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/10/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED NUMEROUS EMAILS FROM CLIENTS AND D. DECARLO RE: [REDACTED]	0.80	0	225.00	180.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/11/2007	DNM	MAKOUS, DAVID N.		DEPOSITION PREPARATION OF CLIENTS (NO CHARGE)	1.50	0	450.00	675.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/12/2007	DNM	MAKOUS, DAVID N.		ADDITIONAL WORK ON CASE [NO CHARGE]	0.70	0	450.00	315.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	7/13/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED MOTION TO COMPEL [REDACTED]	0.60	0	225.00	135.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/20/2007	DCD	DECARLO, DANIEL C.		PREPARE FOR DEPOSITIONS [REDACTED]	1.10	0	260.00	286.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/25/2007	MIH	HAMILTON, MINA I.	PD	PREPARED UPDATE OF CALENDAR FOR MEDIATION DATES, MEDIATION BRIEF DUE DATE, SUMMARY JUDGMENT MOTION DUE DATES AND FILING DATES, MARONICK DEPOSITION, ETC.	0.50	0	225.00	112.50	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/25/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED E. CREDITOR [REDACTED]	0.50	0	225.00	112.50	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/26/2007	MIH	HAMILTON, MINA I.	PD	PREPARED COVER LETTERS FOR SUBPOENAS [REDACTED]	0.40	0	225.00	90.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/26/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED SUBPOENAS AND NOTICES OF SAME AND FINALIZED	0.50	0	225.00	112.50	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	7/26/2007	MIH	HAMILTON, MINA I.	RE	REVISED "ATTACHMENT A" TO CA DMV SUBPOENA	0.30	0	225.00	67.50	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/30/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED SETTLEMENT RESPONSE FROM STEVE MORETTI [REDACTED]	0.50	0	225.00	112.50	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/31/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM E. CREDITOR RE: [REDACTED]	0.20	0	225.00	45.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/15/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED CLIENT EMAILS RE: [REDACTED]	0.20	0	225.00	45.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/15/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED AND REPLIED TO EMAILS FROM OPPOSING COUNSEL RE: NOTES OF DRAFT ORDER FOR MOTION TO COMPEL, CHANGES TO MORETTI TRANSCRIPT, AND DE-DESIGNATION OF DOCUMENTS FOR MOTION FOR SUMMARY JUDGMENT	0.20	0	225.00	45.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/16/2007	DCD	DECARLO, DANIEL C.		PREPARE FOR NEGRONI AND JANAL DEPOSITIONS.	0.80	0	260.00	208.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Discovery"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	8/22/2007	DCD	DECARLO, DANIEL C.		CONFERENCE WITH CLIENTS RE MEDIATION.	0.30	0	260.00	78.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/24/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED MARKOWITZ DISCUSSIONS WITH DAN/DAVID AND SETTLEMENT ISSUES	0.30	0	225.00	67.50	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
					TOTAL HOURS BILLED:	773.30	TOTAL AMT. BILLED:	216,455.50					
					TOTAL HOURS WRITTEN-OFF:	35.80	TOTAL AMT. WRITTEN-OFF:	7,536.50					

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Summary Judgment"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	5/17/2007	MIH	HAMILTON, MINA I.	PD	PREPARED LETTER TO OPPOSING COUNSEL RE: MEET AND CONFER ON SUMMARY JUDGMENT MOTION FOR LITERAL FALSITY	0.40	0	225.00	90.00	B	527824	* Defendants have failed to comply with the Court's Order. They merely provided an identical and omnibus objection to every single entry, thus depriving plaintiffs and, importantly, the Court, an opportunity to address Defendants' position as to each disputed item or entry. What Defendants have done is not helpful and defeats the purpose of the Court's Order. Defendants have waived their right to object to a particular entry. See also Memorandum of Points and Authorities in Support of Plaintiffs' Motion for Attorney's Fees and Costs which addresses Defendants' "Comments". (Note: "*" below incorporates by reference this statement)	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/17/2007	MIH	HAMILTON, MINA I.	RS	RESEARCHED LEGAL AUTHORITY FOR CERTAIN ISSUES SUCH AS WHY "INTENTIONS" OF DEFENDANTS IN SELECTING DOMAIN NAME IS RELEVANT [REDACTED]	0.90	0	225.00	202.50	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/18/2007	MIH	HAMILTON, MINA I.	FN	FINALIZED MEET AND CONFER LETTER TO OPPOSING COUNSEL AND SENT	0.70	0	225.00	157.50	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/18/2007	MIH	HAMILTON, MINA I.	DW	DISCUSSION WITH D. MAKOUS RE: .ORG ARGUMENTS IN MOTIONS FOR SUMMARY JUDGMENT [REDACTED]	0.50	0	225.00	112.50	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/18/2007	MIH	HAMILTON, MINA I.	DR	DRAFTED LETTER TO OPPOSING COUNSEL RE: MEET AND CONFER ON LITERAL FALSITY	0.30	0	225.00	67.50	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Summary Judgment"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	5/18/2007	MIH	HAMILTON, MINA I.	RS	RESEARCHED LEGAL AUTHORITY FOR SUMMARY JUDGMENT MOTION FOR LITERAL FALSITY OF DMV.ORG	3.80	0	225.00	855.00	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/18/2007	MIH	HAMILTON, MINA I.	RS	RESEARCHED AND ANALYZED TRIAL STRATEGY IN FALSE ADVERTISING CASES [REDACTED]	3.30	0	225.00	742.50	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/22/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE WITH CLIENTS RE: [REDACTED]	1.00	0	225.00	225.00	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/29/2007	DCD	DECARLO, DANIEL C.		MEET AND CONFER WITH DEFENDANT'S COUNSEL ON DISCOVERY AND SUMMARY JUDGMENT ISSUES.	2.60	0	260.00	676.00	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/29/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE LENGHTY MEET AND CONFER WITH B. DAUCHER, JOE TADROS, ASHLEY MERLO (OPPOSING COUNSEL) AND D. DECARLO RE: PLAINTIFFS REQUEST FOR DOCUMENTS AND SUMMARY JUDGMENT MOTIONS OF BOTH PARTIES	2.50	0	225.00	562.50	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/30/2007	DCD	DECARLO, DANIEL C.		REVIEW AUTHORITY RE SUMMARY JUDGMENT ON ISSUE OF DISCLAIMERS AND APPLICATION OF INITIAL INTEREST CONFUSION IN FALSE ADVERTISING CASES.	1.80	0	260.00	468.00	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/30/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM ASHLEY MERLO (OPPOSING COUNSEL) RE: STANDING DEFINING SCOPE OF CASE AND CITATIONS TO AUTHORITY RE: STANDING MUST BE SHOWN AS TO EACH CAUSE OF ACTION	0.10	0	225.00	22.50	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Summary Judgment"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	5/30/2007	DRL	LEWIS, DANIEL R.	RS	RESEARCHED CONTINUED RESEARCHING INITIAL INTEREST CONFUSION AND ITS APPLICATION TO OUR CASE	6.70	0	110.00	737.00	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/31/2007	DRL	LEWIS, DANIEL R.	DR	DRAFTED DRAFTED A MEMO ON INITIAL INTEREST CONFUSION [REDACTED]	4.00	0	110.00	440.00	B	527824	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/1/2007	DCD	DECARLO, DANIEL C.		REVIEW AUTHORITY ON HEARSAY ISSUES WITH ACTUAL CONFUSION.	1.10	0	260.00	286.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/1/2007	CAD1	DIXON, CYNTHIA A.	AD	ANALYZED AND REVIEWED CALIFORNIA DISTRICT COURT AND 9TH CIRCUIT APPELLATE COURT CASE LAW RE THE AUTHENTICITY REQUIREMENT FOR ADMISSIBILITY OF THIRD PARTY WEBPAGES. CASES RESEARCHED INCLUDE [REDACTED]	4.20	0	170.00	714.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/3/2007	MIH	HAMILTON, MINA I.	DW	DISCUSSION WITH D. MAKOUS RE: [REDACTED]	0.50	0	225.00	112.50	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/3/2007	DNM	MAKOUS, DAVID N.	CW	CONFERENCE WITH DECARLO AND HAMILTON RE [REDACTED]	0.40	0	450.00	180.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/4/2007	MIH	HAMILTON, MINA I.	PD	PREPARED DECLARATION OF MINA I. HAMILTON IN SUPPORT OF MOTION FOR SUMMARY JUDGMENT WITH EXHIBITS; REVISED AND FINALIZED MEMORANDUM IN REPLY TO OPPOSITION; AND INSTRUCTIONS TO K. KIM RE: FILING AND SERVING COURTESY COPIES ON JUDGE ANDERSON	4.10	0	225.00	922.50	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Summary Judgment"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	6/5/2007	CAD1	DIXON, CYNTHIA A.	AD	ANALYZED AND REVIEWED CASE LAW OF CALIFORNIA DISTRICT COURTS AS WELL AS THE 9TH CIRCUIT APPELLATE COURTS RE WHETHER WEBSITE LINKS ON THIRD PARTY WEBSITES ARE INADMISSIBLE ON THE BASIS OF HEARSAY. SOME OF THE CASES RESEARCHED INCLUDE: [REDACTED]	2.80	0	170.00	476.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/5/2007	CAD1	DIXON, CYNTHIA A.	DR	DRAFTED MEMO RE WHETHER WEBSITE LINKS ON THIRD PARTY WEBSITES ARE ADMISSIBLE EVIDENCE IN COURT.	1.80	0	170.00	306.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/5/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED MEMORANDUM BY C. DIXON RE: ADMISSIBILITY OF WEBSITE EVIDENCE, AUTHENTICATION AND HEARSAY ISSUES AND CONDUCTED FOLLOW UP RESEARCH AND REVIEWED CASES RE: SAME	1.60	0	225.00	360.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/6/2007	MIH	HAMILTON, MINA I.	AD	ANALYZED CASE LAW RESEARCH ON LANHAM ACT FALSE ADVERTISING (ANNOTED CODES) [REDACTED]	4.90	0	225.00	1,102.50	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/19/2007	JAB2	BROSAS, JOSEPHINE	RS	RESEARCHED AND REVIEWED CASES TO DETERMINE IMPLICATIONS OF CHANGING WEBSITE AFTER THE FILING OF THE COMPLAINT, FILING OF REQUEST FOR JUDICIAL NOTICE RE THE APPEARANCE OF THE WEBSITE AT THE TIME OF THE FILING OF THE COMPLAINT, CASES INCLUDE [REDACTED]	2.50	0	180.00	450.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/19/2007	DCD	DECARLO, DANIEL C.		REVIEW AUTHORITY ON SUMMARY JUDGMENT [REDACTED]	1.80	0	260.00	468.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/19/2007	MIH	HAMILTON, MINA I.	RS	RESEARCHED FOR CASE LAW UNDER 15 USC 1052, SECTION 2(E) [REDACTED]	0.80	0	225.00	180.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Summary Judgment"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	6/19/2007	MIH	HAMILTON, MINA I.	RS	RESEARCHED ISSUE OF JUDICIAL NOTICE AND [REDACTED] FOR USE IN SUMMARY JUDGMENT MOTION TEMPLATE WITH CASES AND AUTHORITY CITED THEREIN FOR REQUESTING JUDICIAL NOTICE	0.80	0	225.00	180.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/19/2007	MIH	HAMILTON, MINA I.	PD	PREPARED MOTION FOR SUMMARY JUDGMENT [REDACTED]	2.80	0	225.00	630.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/20/2007	JAB2	BROSAS, JOSEPHINE	RS	RESEARCHED FURTHER RESEARCHED ISSUE RE ADS AT THE TIME OF FILING OF THE COMPLAINT, IMPLICATIONS OF SUBSEQUENT CHANGES, EFFECT OF REMEDIAL MEASURES ON REMEDY OF INJUNCTION - CASES INCLUDE [REDACTED]	1.50	0	180.00	270.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/20/2007	JAB2	BROSAS, JOSEPHINE	CW	CONFERENCE WITH D MAKOUS, M HAMILTON RE JUDICIAL NOTICE REQ RE OFFICIAL STATE WEBSITE PRINTOUTS USING DMV MONIKER	0.40	0	180.00	72.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/20/2007	MIH	HAMILTON, MINA I.		REVISED SUMMARY JUDGMENT MOTION ACCORDINGLY	1.70	0	225.00	382.50	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/21/2007	MIH	HAMILTON, MINA I.	PD	PREPARED SECTION OF MEMO. OF POINTS AND AUTHORITIES [REDACTED]	0.90	0	225.00	202.50	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/21/2007	MIH	HAMILTON, MINA I.	PD	PREPARED NOTICE OF MOTION FOR PARTIAL SUMMARY JUDGMENT	0.80	0	225.00	180.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Summary Judgment"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	6/21/2007	MIH	HAMILTON, MINA I.	PD	PREPARED STATEMENT OF UNDISPUTED FACTS IN SUPPORT OF SUMMARY JUDGMENT [REDACTED]	0.60	0	225.00	135.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/21/2007	MIH	HAMILTON, MINA I.	PD	PREPARED "CONTEXT" ISSUE OF PORTION OF MOTION FOR PARTIAL SUMMARY JUDGMENT [REDACTED]	2.50	0	225.00	562.50	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/22/2007	JAB2	BROSAS, JOSEPHINE	RS	RESEARCHED CALIFORNIA CASE LAW FINDING WEBSITES AND/OR THEIR CONTENTS JUDICIALLY NOTICEABLE UNDER FED RULES OF EVIDENCE SEC 201 AND CAL CASE LAW FINDING GOVERNMENT/ADMINISTRATIVE BRANCH WEBSITE' CONTENTS SELF- AUTHENTICATING, [REDACTED]	1.70	0	180.00	306.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/22/2007	JAB2	BROSAS, JOSEPHINE	PD	PREPARED REQUEST FOR JUDICIAL NOTICE UNDER FED R EVID 201, IN SUPP OF MOTION FOR PARTIAL SUMMARY JUDGMENT	0.50	0	180.00	90.00	B	533815	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/2/2007	MIH	HAMILTON, MINA I.	PD	PREPARED SEPARATE STATEMENT OF UNDISPUTED FACTS AND JUDICIAL NOTICE ATTACHING EVIDENCE	1.90	0	225.00	427.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/3/2007	DCD	DECARLO, DANIEL C.		PREPARE TWO LETTERS TO DEFENDANTS RE SUMMARY JUDGMENT AND DISCOVERY ISSUES.	0.60	0	260.00	156.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/3/2007	MIH	HAMILTON, MINA I.	PD	PREPARED EMAIL TO B. DAUCHER RE: MSJ SCHEDULING AND MEET AND CONFER REGARDING SAME	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Summary Judgment"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	7/3/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAILS FROM E. CREDITOR RE: [REDACTED]	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/3/2007	MIH	HAMILTON, MINA I.	RS	RESEARCHED CASE AUTHORITY ON MATERIALITY ELEMENT FOR MOTION FOR SUMMARY JUDGMENT MEMORANDUM	2.60	0	225.00	585.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/3/2007	MIH	HAMILTON, MINA I.	PD	PREPARED MOTION FOR SUMMARY JUDGMENT MEMORANDUM RE: SECTION ON MATERIALITY	2.20	0	225.00	495.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/3/2007	MIH	HAMILTON, MINA I.	PD	PREPARED MOTION FOR SUMMARY JUDGMENT MEMORANDUM RE: SECTION ON MATERIALITY (FACTS RELATED THERETO)	1.80	0	225.00	405.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/18/2007	DNM	MAKOUS, DAVID N.		OUTLINE MOTIONS FOR JUDGMENT ON THE PLEADINGS UNDER FRCP 12C AND MOTION FOR SUMMARY JUDGMENT OF RULE 56 ON ALL OF THE AFFIRMATIVE DEFENSES (20) OF THE DEFENDANTS	0.80	0	450.00	360.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/18/2007	DNM	MAKOUS, DAVID N.		ADDITIONAL OUTLINE OF MOTIONS FOR JUDGMENT ON THE PLEADING 12(C) AND MOTIONS FOR SUMMARY JUDGMENT RULE 56 ON [REDACTED]	0.80	0	450.00	360.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/19/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED AND REPLIED TO CLIENT EMAIL RE: [REDACTED]	0.20	0	225.00	45.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Summary Judgment"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	7/24/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED D. DECARLO EMAIL TO OPPOSING COUNSEL RE: MEET AND CONFER RE: MSJ	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/24/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAILS FROM A. MERLO RE: MEET AND CONFER ON MSJ ISSUE	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/24/2007	MIH	HAMILTON, MINA I.	MW	MEETING WITH D. MAKOUS, J. BROSAS, D. DECARLO RE: LEGAL RESEARCH ON [REDACTED]	1.20	0	225.00	270.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/24/2007	MIH	HAMILTON, MINA I.	PD	PREPARED SUMMARY JUDGMENT MOTION [REDACTED]	3.10	0	225.00	697.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/24/2007	DNM	MAKOUS, DAVID N.	MW	MEETING WITH DAN DECARLO AND MINA HAMILTON RE AND DETAILED EVALUATION OF FALSE ADVERTISING [REDACTED]	1.30	0	450.00	585.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/26/2007	JAB2	BROSAS, JOSEPHINE	RS	RESEARCHED CASE LAW AND AUTHORITY RE LANHAM ACT 43(A) INJUNCTIVE REMEDIES RE FALSE ADVERTISING [REDACTED]	2.20	0	180.00	396.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/26/2007	JAB2	BROSAS, JOSEPHINE	RS	RESEARCHED CASE LAW AND AUTHORITY RE INJUNCTIVE REMEDIES REQUIRING AFFIRMATIVE STEPS, SHAPING VARIOUS INJUNCTIVE REMEDIES, AND RESEARCHED AND REVIEWED CASE LAW RE VOLUNTARY CESSATION OF VIOLATIVE ACTIVITY AND SUBSEQUENT MODIFICATIONS TO SITES AND ADVERTISEMENTS, CASES INCLUDE [REDACTED]	2.70	0	180.00	486.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Summary Judgment"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	7/26/2007	MIH	HAMILTON, MINA I.	MW	MEETING WITH D. DECARLO RE: SUMMARY JUDGMENT MOTION ON UNCLEAR HANDS, LACHES, ETC. AND REBUTTALS	0.60	0	225.00	135.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/27/2007	JAB2	BROSAS, JOSEPHINE	RS	RESEARCHED AND REVIEWED FEDERAL TRADE COMMISSION CASES, AND APPLICATION THEREOF TO FALSE ADVERTISING CASES UNDER 43(A) OF THE LANHAM ACT, [REDACTED]	1.20	0	180.00	216.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/27/2007	JAB2	BROSAS, JOSEPHINE	RS	RESEARCHED AND REVIEWED FTC CASES, DISCLAIMERS AND EFFECTS THEREOF, AND APPLICATION TO FALSE ADV CASES, [REDACTED]	1.60	0	180.00	288.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/27/2007	JAB2	BROSAS, JOSEPHINE	RS	RESEARCHED AND REVIEWED CASES AND AUTHORITY RE DAMAGE REMEDIES UNDER LANHAM ACT 43(A) FOR FALSE ADVERTISING - [REDACTED]	1.90	0	180.00	342.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/27/2007	JAB2	BROSAS, JOSEPHINE	RS	RESEARCHED AND REVIEWED CASES RE DAMAGES UNDER LANHAM ACT, I.E., [REDACTED]	1.10	0	180.00	198.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/27/2007	DCD	DECARLO, DANIEL C.		MEET AND CONFER WITH BRIAN DAUCHER RE SUMMARY JUDGMENT ISSUES.	1.20	0	260.00	312.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/27/2007	DCD	DECARLO, DANIEL C.		FURTHER SUMMARY JUDGMENT INJUNCTION AND REMEDY ANALYSIS.	1.30	0	260.00	338.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Summary Judgment"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	7/27/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED CHRIS KRAMER EMAIL RE: [REDACTED]	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/27/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE WITH B. DAUCHER RE: MOTION FOR SUMMARY JUDGMENT BY PLAINTIFFS AND SCHEDULING ISSUES (25 DEFENSES)	1.90	0	225.00	427.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/29/2007	JAB2	BROSAS, JOSEPHINE	DR	DRAFTED MEMORANDUM RE REMEDIES UNDER LANHAM ACT SEC 43(A) FOR FALSE ADVERTISING, DISCUSSING INJUNCTIVE REMEDIES [REDACTED]	1.90	0	180.00	342.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/30/2007	FJB	BISCARDI, FRANCINE J.	RS	[REDACTED] SEARCH FOR LAW REVIEW ARTICLES REGARDING LACHES IN TRADEMARK INFRINGEMENT OR FALSE ADVERTISING CASES OR UNDER THE LANHAM ACT. [REDACTED]	0.40	0	110.00	44.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/30/2007	JAB2	BROSAS, JOSEPHINE	RS	RESEARCHED AND REVIEWED CASES RE DAMAGE TO GOODWILL IN FALSE ADVERTISING CASES, AND DETERMINATION THEREOF, CASES INCLUDE [REDACTED]	1.00	0	180.00	180.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/30/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED REMEDIES MEMO FROM J. BROSAS	0.60	0	225.00	135.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/30/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED B. DAUCHER EMAILS RE: DEPOS, SCHEDULING STIPULATION, LETTER DISCLAIMING 1125(A), MSJ SHCHEDULE, AND ANSWER FROM RAJ AND REPLIED TO SAME	0.20	0	225.00	45.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Summary Judgment"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	7/30/2007	DNM	MAKOUS, DAVID N.		REVIEW DETAILED MEMORANDUM ON LANHAM ACT RE REMEDIES [REDACTED]	0.60	0	450.00	270.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/30/2007	DNM	MAKOUS, DAVID N.		REVIEW VARIOUS SETTLEMENT PROPOSALS OF ED DRIVER AND TRAFFICSCHOOL AND COMMENTS RE SAME	0.40	0	450.00	180.00	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/31/2007	MIH	HAMILTON, MINA I.	PD	PREPARED EMAIL TO B. DAUCHER RE: AUG. 9 FOR RAJ, AUG. 6 FOR MSJ, AND JOINT STIPULATION AND REVIEWED REPLY	0.10	0	225.00	22.50	B	540126	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/1/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED D. DECARLO EMAIL ABOUT [REDACTED] STANDING IN FALSE ADVERTISING CASES [REDACTED]	0.90	0	225.00	202.50	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/3/2007	MIH	HAMILTON, MINA I.	PD	PREPARED MOTION FOR SUMMARY JUDGMENT RE [REDACTED]	3.20	0	225.00	720.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/6/2007	MIH	HAMILTON, MINA I.	PD	PREPARED UNCLEAN HANDS MSJ (LAW OUTLINE)	2.20	0	225.00	495.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/7/2007	DCD	DECARLO, DANIEL C.		PREPARE AND ANALYZE PORTIONS OF SUMMARY JUDGMENT.	2.80	0	260.00	728.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Summary Judgment"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	8/7/2007	DNM	MAKOUS, DAVID N.		STUDY DEFENDANTS' MOTION FOR SUMMARY JUDGMENT [REDACTED]	3.10	0	450.00	1,395.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/7/2007	DNM	MAKOUS, DAVID N.		CONFERENCE WITH DECARLO AND HAMILTON RE [REDACTED]	0.60	0	450.00	270.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/7/2007	HJ	MATTHEWS, HILARY	PD	PREPARED DOCUMENTS FOR AND UPDATED SEPARATE STATEMENT	2.60	0	110.00	286.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/8/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED A. MERLO EMAILS RE EX PARTE APPLICATION TO FILE UNDER SEAL AND REPLIED TO SAME (SEVERAL EXCHANGES)	0.40	0	225.00	90.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/8/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE WITH CLIENTS RE [REDACTED]	1.40	0	225.00	315.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/8/2007	DNM	MAKOUS, DAVID N.		OUTLINE SUMMARY JUDGMENT, STRATEGY WITH HAMILTON AND DECARLO (BRIEFLY)	0.30	0	450.00	135.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/8/2007	DNM	MAKOUS, DAVID N.		LENGTHY TELEPHONE CONFERENCE WITH ERIC CREDITOR AND CHRIS KRAMER RE [REDACTED]	1.40	0	450.00	630.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Summary Judgment"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	8/8/2007	DNM	MAKOUS, DAVID N.		OUTLINE EVIDENCE AND MOTION FOR SUMMARY JUDGMENT AND TELEPHONE CONFERENCE [REDACTED]	0.50	0	450.00	225.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/8/2007	HJ	MATTHEWS, HILARY	RV	REVIEWED DOCUMENTS AND REVISED SEPARATE STATEMENT	2.60	0	110.00	286.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/9/2007	MIH	HAMILTON, MINA I.	PD	PREPARED MEMORANDUM IN SUPPORT OF MOTION FOR SUMMARY JUDGMENT [REDACTED]	1.00	0	225.00	225.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/9/2007	DNM	MAKOUS, DAVID N.		OUTLINE GIL DECLARATION	0.30	0	450.00	135.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/9/2007	BNP	PRABHAWATI, BHAWNA NAT		REVIEW EXHIBITS AND PREPARE DETAILED EXHIBIT LIST AND INDEX	1.60	0	110.00	176.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/10/2007	DCD	DECARLO, DANIEL C.		CONFERENCE WITH DAVID MAKOUS RE SUMMARY JUDGMENT STRATEGY.	0.80	0	260.00	208.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/10/2007	DCD	DECARLO, DANIEL C.		PREPARE SUMMARY JUDGMENT EVIDNECE AND DECLARATIONS.	2.10	0	260.00	546.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Summary Judgment"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	8/10/2007	DNM	MAKOUS, DAVID N.	CW	CONFERENCE WITH (DETAILED) DANIEL C. DECARLO RE [REDACTED] MOTION FOR SUMMARY JUDGMENT, [REDACTED]	1.10	0	450.00	495.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/10/2007	BNP	PRABHAWATI, BHAWNA NAT		REVIEW, ORGANIZATION AND INDEXING OF VOLUMINOUS DOCUMENTS PRODUCED BY DEFENDANTS IN PREPARATION FOR DRAFTING MOTION FOR SUMMARY JUDGMENT	4.60	0	110.00	506.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/11/2007	DCD	DECARLO, DANIEL C.		PREPARE SUMMARY JUDGMENT EVIENCE FROM MORETTI AND PREPARE FIRST DRAFT OF CREDITOR DECLARATION.	5.20	0	260.00	1,352.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/11/2007	MIH	HAMILTON, MINA I.	PD	PREPARED MOTIONS FOR SUMMARY JUDGMENT - EVIDENCE FROM MORETTI, E. CREDITOR DECLARATION	6.00	0	225.00	1,350.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/13/2007	DCD	DECARLO, DANIEL C.		CONTINUE REVISIONS OF CREDITOR DECLARATION AND CONFERENCE WITH MINA HAMILTON AND DAVID MAKOUS RE SAME.	3.80	0	260.00	988.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/13/2007	DCD	DECARLO, DANIEL C.		PREPARATION OF PORTIONS OF UNDISPUTED FACTS - DISTILL EVIDENCE FOR SUMMARY JUDGMENT MOTION.	3.20	0	260.00	832.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/13/2007	DCD	DECARLO, DANIEL C.		CONTINUE PREPARATION OF FACT AND LAW SECTION OF SUMMARY JUDGMENT MOTION.	3.10	0	260.00	806.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Summary Judgment"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	8/13/2007	MIH	HAMILTON, MINA I.		REVIEW OF LEGAL AUTHORITIES FOR USE IN MOTION FOR SUMMARY JUDGMENT [REDACTED]	4.90	0	225.00	1,102.50	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/13/2007	MIH	HAMILTON, MINA I.		PREPARED OUTLINE FOR ARGUMENT FOR MEMORANDUM OF POINTS AND AUTHORITIES BASED ON SELECTED LEGAL AUTHORITY AND DRAFTED MEMORANDUM	5.50	0	225.00	1,237.50	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/13/2007	DNM	MAKOUS, DAVID N.		MEETING WITH MINA HAMILTON RE MOTION FOR SUMMARY ISSUES AND EVIDENCE	0.50	0	450.00	225.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/13/2007	DNM	MAKOUS, DAVID N.		REVISE DECLARATION OF ERIC CREDITOR RE MOTION FOR SUMMARY JUDGMENT	1.40	0	450.00	630.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/14/2007	DCD	DECARLO, DANIEL C.		NUMEROUS CONFERENCES WITH ERIC CREDITOR AND PREPARE HIS COMPREHENSIVE DECLARATION.	9.60	0	260.00	2,496.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/14/2007	DCD	DECARLO, DANIEL C.		PREPARE FOR PORTIONS OF EVIDENCE FOR SUMMARY JUDGMENT.	1.30	0	260.00	338.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/14/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED COURT ORDER RE: SEALED DOCUMENTS FILING	0.10	0	225.00	22.50	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Summary Judgment"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	8/14/2007	MIH	HAMILTON, MINA I.	PD	PREPARED DOCUMENTS FROM CASE FOR [REDACTED] MOTION FOR SUMMARY JUDGMENT	1.70	0	225.00	382.50	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/14/2007	MIH	HAMILTON, MINA I.	PD	PREPARED DRAFT DOCUMENTS OF NOTICE OF MOTION, PROPOSED ORDER, EX PARTE APPLICATION, AND INSTRUCTIONS RE: COMPENDIUM, LIST OF DECLARATIONS, MEETING WITH D. MAKOUS RE: SAME	2.40	0	225.00	540.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/14/2007	MIH	HAMILTON, MINA I.	RE	REVISED MEMORANDUM OF POINTS AND AUTHORITIES [REDACTED]	2.00	0	225.00	450.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/14/2007	DNM	MAKOUS, DAVID N.		PREPARE DECLARATION OF GARY TSIFRIN	0.60	0	450.00	270.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/14/2007	DNM	MAKOUS, DAVID N.		PREPARE DECLARATION OF SHARON NAIM ROUGH DRAFT	0.30	0	450.00	135.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/14/2007	DNM	MAKOUS, DAVID N.		DETAILED REVIEW OF SEVERAL THOUSAND EXHIBITS OF PLAINTIFFS AND DEFENDANTS AND SELECTION OF KEY EXHIBITS FOR MOTION FOR SUMMARY JUDGMENT IN PREPARATION OF EXHIBIT LIST WITH COMMENTARY AND APPROPRIATE DECLARANT TO SUPPORT SAME, SELECTION OF HIGHLIGHTED PORTIONS OF EXHIBITS FOR PRESENTATION TO THE COURT IN MOTION	7.50	0	450.00	3,375.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/14/2007	DNM	MAKOUS, DAVID N.		REVISE DECLARATION OF ERIC CREDITOR ON [REDACTED]	0.70	0	450.00	315.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Summary Judgment"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	8/14/2007	DNM	MAKOUS, DAVID N.		PREPARE DECLARATION OF GIL AND ZWEIG IN SELECTION OF EXHIBITS	0.60	0	450.00	270.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/14/2007	DNM	MAKOUS, DAVID N.		REVIEW NEWLY PRODUCED DEPARTMENT OF MOTOR VEHICLE DOCUMENTS (70) AND SELECTION OF SAME FOR USE AS IN SUPPORT OF SUMMARY JUDGMENT IN CASE IN CHIEF	1.60	0	450.00	720.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/14/2007	DNM	MAKOUS, DAVID N.		PREPARE ADDITIONAL DETAILED STATEMENT OF FACTS ON KEY POINTS	0.80	0	450.00	360.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/14/2007	BNP	PRABHAWATI, BHAWNA NAT		DRAFT PARTIAL BUT LENGTHY SEPARATE STATEMENT OF UNDISPUTED FACTS (PER ALLEGATIONS IN OPERATIVE COMPLAINT)	3.80	0	110.00	418.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/14/2007	BNP	PRABHAWATI, BHAWNA NAT		CROSS-CHECK AND REFERENCE EXHIBITS TO DRAFT STATEMENT OF UNDISPUTED FACTS PER OPERATIVE COMPLAINT	0.70	0	110.00	77.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/15/2007	DCD	DECARLO, DANIEL C.		PREPARE SEPARATE STATEMENT PORTIONS FOR SUMMARY JUDGMENT.	3.80	0	260.00	988.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/15/2007	DCD	DECARLO, DANIEL C.		REVISE CREDITOR DECLARATION FOR SUMMARY JUDGMENT.	1.70	0	260.00	442.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Summary Judgment"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	8/15/2007	DCD	DECARLO, DANIEL C.		REVISE MEMORANDUM OF POINTS AND AUTHORITIES RE SUMMARY JUDGMENT.	2.60	0	260.00	676.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/15/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED TABLE OF MORETTI DEPOSITION TRANSCRIPT REFERENCES AND [REDACTED] SEPARATE STATEMENT OF FACTS AND PREPARED FOR EXHIBIT TO DECLARATION	1.60	0	225.00	360.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/15/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED FINAL SET OF EXHIBITS AND DECLARATIONS PREPARED BY D. MAKOUS AND ORGANIZED AND CREATED STATEMENT OF FACTS FOR EACH IN SUPPORT OF MOTION FOR SUMMARY JUDGMENT AND IN SEPARATE STATEMENT OF UNDISPUTED FACTS (EXHIBITS 1-70)	7.00	0	225.00	1,575.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/15/2007	MIH	HAMILTON, MINA I.	PD	PREPARED MEMORANDUM OF POINTS AND AUTHORITIES IN SUPPORT OF MOTION FOR SUMMARY JUDGMENT (REVISED [REDACTED])	4.00	0	225.00	900.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/15/2007	DNM	MAKOUS, DAVID N.		REVIEW AND REVISE DECLARATION OF ERIC CREDITOR; INTERVIEW [REDACTED]; INTERVIEW [REDACTED]; INTERVIEW [REDACTED]; PREPARATION OF DECLARATION OF [REDACTED]; PREPARATION OF DECLARATION OF [REDACTED]; PREPARATION OF DECLARATION OF [REDACTED]; REVIEW ALL EXHIBITS RELATING TO SAME; RECEIPT AND REVIEW STATEMENTS, EXHIBITS AND	12.00	0	450.00	5,400.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/15/2007	BNP	PRABHAWATI, BHAWNA NAT		COPYING AND MARKING OF ALL RELEVANT EXCERPTS FROM MORETTI DEPOSITIONS (CONFIDENTIAL AND NO-CONFIDENTIAL) FOR MSJ	1.80	0	110.00	198.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/15/2007	BNP	PRABHAWATI, BHAWNA NAT		DRAFT TABLE OF SELECT REFERENCES IN MORETTI DEPOSITIONS AND RELATED PAGE/LINE LOCATIONS FOR MSJ EVIDENTIARY PURPOSES	2.90	0	110.00	319.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Summary Judgment"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	8/16/2007	DCD	DECARLO, DANIEL C.		ALL-DAY REVISIONS RE CREDITOR DECLARATION, MEMORANDUM OF POINTS AND AUTHORITES AND SEPARATE STATEMENTS.	8.10	0	260.00	2,106.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/16/2007	MIH	HAMILTON, MINA I.	FN	FINALIZED MEMORANDUM IN SUPPORT OF MOTION FOR SUMMARY JUDGMENT (INCLUDING REVISIONS [REDACTED])	8.10	0	225.00	1,822.50	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/16/2007	MIH	HAMILTON, MINA I.	RE	REVISED AND FINALIZED STATEMENT OF FACTS EVIDENCE (REVIEW OF EACH SEPARATE STATEMENT AND SUPPORTING EVIDENCE AND ADDED DECLARATIONS AND ADDITIONAL CITATIONS WHERE RELEVANT AND COMPARED)	3.80	0	225.00	855.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/16/2007	MIH	HAMILTON, MINA I.	FN	FINALIZED REVIEW OF EXHIBITS 1-73 IN SUPPORT OF MOTION FOR SUMMARY JUDGMENT AND MADE SURE EACH EXHIBIT WAS INCORPORATED IN DECLARATION OF MINA HAMILTON, ERIC CREDITOR, OR OTHERS AND THAT EACH EXHIBIT WAS REFERENCED IN EVIDENCE SUPPORTING SEPARATE STATEMENT OF FACTS WHERE RELEVANT)	3.20	0	225.00	720.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/16/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED CLIENT EMAIL RE: [REDACTED]	0.10	0	225.00	22.50	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/17/2007	MIH	HAMILTON, MINA I.	FN	FINALIZED MOTION FOR SUMMARY JUDGMENT PAPERS FOR SERVING (INCLUDING SEPARATE STATEMENT OF FACTS, MEMORANDUM,, COMPENDIUM AND EXHIBITS, NOTICE OF MOTION, PROPOSED ORDER, EX PARTE APPLICATION, PROOF OF SERVICE, REDACTED VERSIONS OF MEMO, REDACTED VERSION OF SEPARATE STATEMENT (PROOFED DOCUMENTS, OVERSAW SERVICE, ETC.)	6.90	0	225.00	1,552.50	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/17/2007	MIH	HAMILTON, MINA I.	DR	DRAFTED EMAILS TO B. DAUCHER AND REPLIED TO SAME RE: MSJ SERVICE	0.20	0	225.00	45.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Summary Judgment"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	8/17/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED AND REPLIED TO EMAIL FROM A. MERLO RE: ELECTRONIC VERSION OF SEPARATE STATEMENT AND INSTRUCTION TO V. TOWLES RE: SAME	0.20	0	225.00	45.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/17/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED CLIENT EMAIL RE: [REDACTED]	0.10	0	225.00	22.50	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/20/2007	MIH	HAMILTON, MINA I.	PD	PREPARED OPPOSITION PAPERS FOR OPPOSING DEFENDANTS' MOTION FOR SUMMARY JUDGMENT (INCLUDING SEPARATE STATEMENT OF GENUINE FACTS, MEMORANDUM,, COMPENDIUM AND EXHIBITS, EX PARTE APPLICATION, JUDICIAL NOTICE SHELLS AND OUTLIENS OF ALL)	7.60	0	225.00	1,710.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/22/2007	DCD	DECARLO, DANIEL C.		PREPARE PORTIONS OF OPPOSITION TO SUMMARY JUDGMENT MOTION.	1.10	0	260.00	286.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/22/2007	MIH	HAMILTON, MINA I.	PD	PREPARED CONT'D OPPOSITION PAPERS FOR OPPOSING DEFENDANTS' MOTION FOR SUMMARY JUDGMENT (INCLUDING SEPARATE STATEMENT OF GENUINE FACTS, MEMORANDUM, COMPENDIUM)	7.90	0	225.00	1,777.50	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/23/2007	MIH	HAMILTON, MINA I.	PD	PREPARED CONT'D OPPOSITION PAPERS FOR OPPOSING DEFENDANTS' MOTION FOR SUMMARY JUDGMENT (INCLUDING SEPARATE STATEMENT OF GENUINE FACTS, MEMORANDUM, COMPENDIUM AND EXHIBITS, EX PARTE APPLICATION)	8.20	0	225.00	1,845.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/24/2007	MIH	HAMILTON, MINA I.	PD	PREPARED STATEMENT OF GENUINE ISSUES (CONT'D) AND COMPLETED SAME (OVER 200 FACTUAL STATEMENTS)	5.30	0	225.00	1,192.50	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Summary Judgment"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	8/24/2007	MIH	HAMILTON, MINA I.	RE	REVISED OPPOSITION MEMORANDUM (EDITED DISCUSSION OF CASE LAW)	3.40	0	225.00	765.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/25/2007	DCD	DECARLO, DANIEL C.		CONFERENCE WITH E. CREDITOR [REDACTED]	3.00	0	260.00	780.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/25/2007	MIH	HAMILTON, MINA I.	PD	PREPARED OPPOSITION TO MOTION FOR SUMMARY JUDGMENT (MEMORANDUM, STATEMENT OF GENUINE ISSUES - CONTROVERTING EVIDENCE, OVER 100 STATEMENTS TO ADDRESS, DECLARATION OF MINA HAMILTON AND SUPPORTING EVIDENCE)	9.50	0	225.00	2,137.50	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/26/2007	MIH	HAMILTON, MINA I.	PD	PREPARED OPPOSITION TO MOTION FOR SUMMARY JUDGMENT (MEMORANDUM, STATEMENT OF GENUINE ISSUES - CONTROVERTING EVIDENCE, ETC., DECLARATION OF MINA HAMILTON)	11.60	0	225.00	2,610.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/26/2007	DNM	MAKOUS, DAVID N.		STUDY DEPOSITION OF RAJ LAHOTI AND RELATED EXHIBITS [REDACTED]	6.50	0	450.00	2,925.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/26/2007	DNM	MAKOUS, DAVID N.		REVIEWING AND REVISING MEMORANDUM OF POINTS AND AUTHORITIES IN OPPOSITION TO DEFENDANTS MOTION FOR SUMMARY JUDGMENT [REDACTED]	1.40	0	450.00	630.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/27/2007	DCD	DECARLO, DANIEL C.		REVIEW DEFENDANTS' OPPOSITION TO SUMMARY JUDGMENT - EVIDENCE AND OBJECTIONS. OUTLINE PORTIONS OF REPLY.	3.80	0	260.00	988.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Summary Judgment"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	8/27/2007	MIH	HAMILTON, MINA I.	RE	REVISED AND FINALIZED OPPOSITION MEMORANDUM [REDACTED]	4.50	0	225.00	1,012.50	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/27/2007	MIH	HAMILTON, MINA I.	FN	FINALIZED DOCUMENTS FOR FILING (MEMORANDUM, STATEMENT OF GENUINE ISSUES (ADDITIONAL CITATIONS FROM RAJ LAHOTI DEPOSITION, EVIDENTIARY OBJECTIONS, COMPENDIUM OF EVIDENCE, INCLUDING CREDITOR SECOND DECLARATION, REQUEST FOR JUDICIAL NOTICE, ETC.)	7.10	0	225.00	1,597.50	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/27/2007	DNM	MAKOUS, DAVID N.		REVISE MEMORANDUM OF POINTS AND AUTHORITIES IN OPPOSITION TO DEFENDANTS' MOTION FOR SUMMARY JUDGMENT [REDACTED]	2.80	0	450.00	1,260.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/28/2007	DCD	DECARLO, DANIEL C.		PREPARE PORTIONS OF REPLY TO SUMMARY JUDGMENT.	6.80	0	260.00	1,768.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/28/2007	MIH	HAMILTON, MINA I.	PD	PREPARED AND REVIEWED WITH D. DECLARO STRATEGY FOR REPLY FOR MOTION FOR SUMMARY JUDGMENT RE: [REDACTED]	3.40	0	225.00	765.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/28/2007	MIH	HAMILTON, MINA I.	PD	PREPARED (CONT'D) MEMORANDUM IN REPLY [REDACTED]	5.00	0	225.00	1,125.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/28/2007	DNM	MAKOUS, DAVID N.	CW	CONFERENCE WITH DAN DECARLO RE STRATEGY ON REPLY TO DEFENDANTS' OPPOSITION TO PLAINTIFF'S SUMMARY JUDGMENT	0.60	0	450.00	270.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Summary Judgment"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	8/28/2007	DNM	MAKOUS, DAVID N.	CW	CONFERENCE WITH MINA HAMILTON RE [REDACTED]	0.80	0	450.00	360.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/29/2007	DCD	DECARLO, DANIEL C.		REVISE REPLY AND SUPPORTING SUMMARY JUDGMENT DOCUMENTS.	7.60	0	260.00	1,976.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/29/2007	PCG	GREENSPAN, PAULA C.	RV	REVIEWED DEFENDANTS DECLARATIONS AND EXHIBITS IN PREPARATION FOR DRAFTING EVIDENTIARY OBJECTION AND MOTION TO STRIKE AND/OR DISQUALIFY	1.20	0	260.00	312.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/29/2007	PCG	GREENSPAN, PAULA C.	RS	RESEARCHED STATE AND FEDERAL LAW ON THE ISSUE OF ATTORNEY BECOMING WITNESS, RULES OF PROFESSIONAL CONDUCT, REMEDIES AND DISQUALIFICATION	2.90	0	260.00	754.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/29/2007	PCG	GREENSPAN, PAULA C.	DR	DRAFTED MOTION TO STRIKE, OR IN THE ALTERNATIVE MOTION TO DISQUALIFY, MEMORANDUM OF POINTS AND AUTHORITIES.	4.10	0	260.00	1,066.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/29/2007	PCG	GREENSPAN, PAULA C.	CW	CONFERENCE WITH DAN DECARLO REGARDING DECLARATION OF JOSEPH TADROS AND RESPONSIVE MOTION	0.20	0	260.00	52.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/29/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED AND CONT'D ANALYSIS AND RESPONSES TO OPPOSITION MEMORANDUM FOR SUMMARY JUDGMENT BY DEFENDANTS AND REPLY STRATEGY AND REVIEW EMAIL BY OPPOSING COUNSEL RE: POSITION ON GOOGLE "APPROVING" DEFENDANTS' SPONSORED ADVERTISEMENTS	1.80	0	225.00	405.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Summary Judgment"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	8/29/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED DEFENDANTS' CLARIFICATION OF EVIDENTIARY OBJECTIONS; PREPARED AND RESPONDED TO COMMUNICATION WITH OPPOSING COUNSEL RE: CONSUMER EMAIL ISSUES AND DISCUSSION WITH D. DECARLO RE: STRATEGY [REDACTED]	2.70	0	225.00	607.50	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/29/2007	MIH	HAMILTON, MINA I.		REVIEWED PREPARATION OF REPLY TO STATEMENT OF GENUINE ISSUES SUBMITTED BY DEFENDANTS AND MEETING WITH D. DECARLO AND I. LEE RE: [REDACTED].	3.20	0	225.00	720.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/29/2007	MIH	HAMILTON, MINA I.		PREPARED REPLY MEMORANDUM (REVIEW LEGAL AUTHORITY CITED BY DEFENDANTS IN OPPOSITION, ADDRESSED CASES, ADDED ADDITIONAL LEGAL AUTHORITY, ETC.)	5.20	0	225.00	1,170.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/29/2007	IHL	LEE, ISAMU H.	MW	MEETING WITH MINA HAMILTON AND DAN DECARLO TO DISCUSS DEFENDANTS STATEMENT OF GENUINE ISSUES MATERIAL FACTS AND TRAFFIC SCHOOL. COM'S OBJECTIONS THERETO.	1.10	0	195.00	214.50	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/29/2007	IHL	LEE, ISAMU H.	WO	WORKED ON DRAFT OF PLAINTIFFS STATEMENT OF GENUINE ISSUE OF FACT IN OPPOSITION TO DEFENDANTS' OPPOSITION TO MOTION FOR SUMMARY JUDGMENT.	1.00	0	195.00	195.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/30/2007	DCD	DECARLO, DANIEL C.		PREPARE FOR SUMMARY JUDGMENT REPLY, OBJECTIONS AND OTHER PREPARATION FOR SUMMARY JUDGMENT.	6.10	0	260.00	1,586.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/30/2007	PCG	GREENSPAN, PAULA C.	AI	ANALYSIS OF ISSUES AND FORMULATE PLAN RE DEFENDANTS EVIDENTIARY OBJECTIONS TO EXHIBITS AND DECLARATIONS IN SUPPORT OF PLAINTIFFS MOTION FOR SUMMARY JUDGMENT.	4.20	0	260.00	1,092.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Summary Judgment"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	8/30/2007	PCG	GREENSPAN, PAULA C.	RS	RESEARCHED PROPER PROCEDURAL VEHICLE TO EXCLUDE DECLARATION OF JOSEPH TADROS SHORT OF FILING A NOTICED MOTION TO STRIKE.	0.70	0	260.00	182.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/30/2007	PCG	GREENSPAN, PAULA C.	CW	CONFERENCE WITH MINA HAMILTON REGARDING RESPONSES TO DEFENDANTS' EVIDENTIARY OBJECTIONS RE SUMMARY JUDGMENT	0.20	0	260.00	52.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/30/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED AND ANALYZED PAULA GREENSPAN COMMENTS ABOUT [REDACTED] AND CONTINUED DRAFTING MEMORANDUM OF LAW FOR REPLY	3.30	0	225.00	742.50	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/30/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED CONT'D DRAFTING AND REVISING OF REPLY MEMORANDUM AND [REDACTED]	3.00	0	225.00	675.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/30/2007	IHL	LEE, ISAMU H.	WO	WORKED ON PLAINTIFFS' STATEMENT OF GENUINE ISSUES OF MATERIAL FACT IN OPPOSITION TO DEFENDANTS' ADDITIONAL FACTS.	4.60	0	195.00	897.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/30/2007	IHL	LEE, ISAMU H.	WO	WORKED ON PLAINTIFFS' REPLY TO DEFENDANTS' STATEMENT OF GENUINE ISSUES OF MATERIAL FACT IN OPPOSITION TO PLAINTIFFS' MOTION FOR SUMMARY JUDGMENT, INSERTED PLAINTIFFS' ADDITIONAL FACTS IN SUPPORT OF ITS REPLY.	0.70	0	195.00	136.50	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/30/2007	IHL	LEE, ISAMU H.	AD	ANALYZED DEFENDANTS EVIDENTIARY CITES IN SUPPORT OF THEIR GENUINE ISSUES OF MATERIAL FACT TO VERIFY IF THE EVIDENCE SUPPORTS THEIR FACTUAL STATEMENTS.	2.40	0	195.00	468.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Summary Judgment"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	8/30/2007	DNM	MAKOUS, DAVID N.		REVIEW IN CONSIDERATION OF THOMAS MARONICK SECOND DECLARATION AND DRAFT AND REBUTTAL IN OPPOSITION TO THE ALLEGATIONS OF THE DEFENDANT IN OPPOSITION TO PLAINTIFF'S MOTION FOR SUMMARY JUDGMENT	1.00	0	450.00	450.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/31/2007	DCD	DECARLO, DANIEL C.		FINAL REVISIONS TO SUMMARY JUDGMENT REPLY.	3.00	0	260.00	780.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/31/2007	MIH	HAMILTON, MINA I.	PD	PREPARED REPLY MEMORANDUM (CONT'D), INCLUDING ADDITIONAL CITATIONS TO DISPUTED FACTS OR ADDITIONAL FACTS/EVIDENCE	3.10	0	225.00	697.50	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/31/2007	MIH	HAMILTON, MINA I.	FN	FINALIZED REPLY TO SUMMARY JUDGMENT PAPERS, INCLUDING MEMORANDUM, SEPARATE STATEMENT OF GENUINE ISSUES REPLY, EVIDENTIARY OBJECTIONS [REDACTED]	4.70	0	225.00	1,057.50	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/31/2007	MIH	HAMILTON, MINA I.	FN	FINALIZED AND COORDINATED FILINGS OF ALL SUMMARY JUDGMENT PAPERS (MEMO, EVIDENCE COMPENDIUM, DELCARATIONS, EXHIBITS, REQUEST FOR EXTENDED PAGE LIMIT, ETC.)	2.40	0	225.00	540.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/31/2007	IHL	LEE, ISAMU H.	DR	DRAFTED FURTHER AND REVISED PLAINTIFFS' STATEMENT OF GENUINE ISSUES OF MATERIAL FACT IN OPPOSITION TO DEFENDANTS' ADDITIONAL FACTS.	1.50	0	195.00	292.50	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/31/2007	DNM	MAKOUS, DAVID N.	TC	TELEPHONE CONFERENCE WITH TOM MARONICK RE CHANGES TO DECLARATION AND CLARIFICATION FOR FILING IN SUPPORT OF OPPOSITION / REPLY	0.40	0	450.00	180.00	B	545584	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Summary Judgment"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	9/4/2007	PCG	GREENSPAN, PAULA C.	RE	REVISED MOTION TO STRIKE TADROS DECLARATION	2.20	0	260.00	572.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/4/2007	PCG	GREENSPAN, PAULA C.	RV	REVIEWED AND REVISED APPLICATION TO EXCEED PAGE LIMITATION	0.30	0	260.00	78.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/4/2007	PCG	GREENSPAN, PAULA C.	CW	CONFERENCE WITH DAVID MAKOUS RE MOTION TO STRIKE	0.10	0	260.00	26.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/4/2007	PCG	GREENSPAN, PAULA C.	CW	CONFERENCE WITH MINA HAMILTON RE MOTION TO STRIKE AND EX PARTE APPLICATION	0.20	0	260.00	52.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/4/2007	PCG	GREENSPAN, PAULA C.	RS	RESEARCHED FEDERAL LAW RE RULES OF ETHICS AND JUDGES STANDING ORDERS IN CONNECTION WITH MOTION TO STRIKE	1.10	0	260.00	286.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/4/2007	PCG	GREENSPAN, PAULA C.	CW	CONFERENCE WITH DAN DECARLO RE MOTION TO STRIKE	0.10	0	260.00	26.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/4/2007	PCG	GREENSPAN, PAULA C.	DR	DRAFTED NOTICE OF EX PARTE TO OPPOSING COUNSEL	0.20	0	260.00	52.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Summary Judgment"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	9/4/2007	PCG	GREENSPAN, PAULA C.	RV	REVIEWED JUDGE'S STANDING ORDER AND SCHEDULING ORDER IN CONNECTION WITH MOTION TO STRIKE TADROS DECLARATION.	0.20	0	260.00	52.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/4/2007	MIH	HAMILTON, MINA I.	PD	PREPARED EMAIL TO B. DAUCHER RE STIPULATION FOR CONTINUANCE OF PRE-TRIAL AND TRIAL DATES AND DISCUSSION WITH PAULA GREENSPAN RE [REDACTED]	0.20	0	260.00	52.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/4/2007	MIH	HAMILTON, MINA I.	PD	PREPARED APPLICATION FOR LEAVE TO EXCEED REPLY BRIEF PAGE LIMIT	0.60	0	260.00	156.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/4/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED MOTION TO STRIKE TADROS DECLARATION AND REVISED AND FINALIZED SAME FOR SERVICE ON OPPOSING COUNSEL	0.80	0	260.00	208.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/5/2007	PCG	GREENSPAN, PAULA C.	DR	DRAFTED EX PARTE APPLICATION, MEMORANDUM OF POINTS AND AUTHORITIES, PROPOSED ORDER AND DECLARATION OF PAULA C. GREENSPAN	2.30	0	260.00	598.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/5/2007	PCG	GREENSPAN, PAULA C.	DW	DISCUSSION WITH OPPOSING COUNSEL VIA E-MAIL CONCERNING MEET AND CONFER ISSUES FOR PENDING MOTIONS AND EX PARTES	0.30	0	260.00	78.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/5/2007	PCG	GREENSPAN, PAULA C.	CW	CONFERENCE WITH MINA HAMILTON RE EX PARTE APPLICATION TO SHORTEN TIME	0.10	0	260.00	26.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Summary Judgment"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	9/5/2007	PCG	GREENSPAN, PAULA C.	RV	REVIEWED CORRESPONDENCE BETWEEN DAN DECARLO AND OPPOSING COUNSEL RE TADROS DECLARATION FOR [REDACTED]	0.10	0	260.00	26.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/5/2007	MIH	HAMILTON, MINA I.		COMMUNICATIONS WITH OPPOSING COUNSEL RE: MOTION TO STRIKE TADROS DECLARATION AND MOTION FOR CONTINUANCE, PRE-TRIAL CONFERENCE	0.80	0	260.00	208.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/6/2007	DCD	DECARLO, DANIEL C.		TELEPHONE CONFERENCE WITH E. CREDITOR RE [REDACTED]	0.50	0	260.00	130.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/6/2007	DCD	DECARLO, DANIEL C.		INTERNAL CONFERENCE RE PREPARATION FOR HEARING ON SUMMARY JUDGMENT.	1.10	0	260.00	286.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/6/2007	DNM	MAKOUS, DAVID N.		DETAILED DISCUSSION WITH DECARLO AND HAMILTON RE PREPARATION FOR ARGUMENT ON MOTION FOR SUMMARY JUDGMENT, [REDACTED]	0.80	0	450.00	360.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/7/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED AND REPLIED TO CLIENT EMAIL RE: [REDACTED]	0.10	0	260.00	26.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/17/2007	DCD	DECARLO, DANIEL C.		PREPARE E-MAILS TO ERIC RE SUMMARY JUDGMENT.	0.60	0	260.00	156.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Summary Judgment"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	9/17/2007	MIH	HAMILTON, MINA I.	MW	MEETING WITH D. MAKOUS AND D. DECARLO RE: STRATEGY [REDACTED]	0.40	0	260.00	104.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/17/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED COURT ORDER/OPINION ON MOTION FOR SUMMARY JUDGMENT AND ANALYZED SAME FOR EVIDENTIARY POINTS FOR TRIAL AND DISCUSSION WITH D. DECARLO RE: [REDACTED]	1.30	0	260.00	338.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/22/2007	DCD	DECARLO, DANIEL C.		REVIEW NEW CASES ON SUMMARY ADJUDICATION AND PREPARATION OF SUMMARY JUDGMENT.	0.60	0	260.00	156.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	5/30/2007	JAB2	BROSAS, JOSEPHINE	AI	ANALYSIS OF ISSUES AND FORMULATE PLAN RE RESEARCHING ISSUE RE [REDACTED]	0.80	0	180.00	144.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/1/2007	MIH	HAMILTON, MINA I.	DW	DISCUSSION WITH C. DIXON RE: RESEARCH ON [REDACTED]	0.20	0	225.00	45.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/1/2007	DRL	LEWIS, DANIEL R.	RS	RESEARCHED RESEARCHED DMV.ORG [REDACTED]	3.30	0	110.00	363.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/22/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED REQUEST FOR JUDICIAL NOTICE TEMPLATE AND CASE LAW BY J. Brosas	0.40	0	225.00	90.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Summary Judgment"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	7/26/2007	DCD	DECARLO, DANIEL C.		SUMMARY JUDGMENT OUTLINE AND DRAFTING WITH MINA HAMILTON.	0.60	0	260.00	156.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/27/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE WITH D. MAKOUS RE: REMEDIES AND RESEARCH ISSUES	0.40	0	225.00	90.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	7/30/2007	JAB2	BROSAS, JOSEPHINE	FN	FINALIZED MEMORANDUM RE REMEDIES UNDER SECTION 43(A) OF THE LANHAM ACT AND REVIEWED CITATIONS TO CASE LAW.	0.70	0	180.00	126.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/8/2007	MIH	HAMILTON, MINA I.	PD	PREPARED SECTION OF SUMMARY JUDGMENT DEALING WITH RELEVANT TECHNOLOGY	1.50	0	225.00	337.50	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/12/2007	MIH	HAMILTON, MINA I.	PD	PREPARED MOTIONS FOR SUMMARY JUDGMENT	3.50	0	225.00	787.50	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/14/2007	BNP	PRABHAWATI, BHAWNA NAT		ATTORNEY CONFERENCE RE: MSJ STRATEGY	0.50	0	110.00	55.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/17/2007	DNM	MAKOUS, DAVID N.		REVIEW MEMORANDUM OF POINTS AND AUTHORITIES AND EXHIBITS AND GENERAL TO FILE REVIEW BEFORE FILING	0.60	0	450.00	270.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Summary Judgment"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	8/24/2007	DCD	DECARLO, DANIEL C.		REPAIRE PORTIONS OF SUMMARY JUDGMENT MOTION.	2.10	0	260.00	546.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/28/2007	FJB	BISCARDI, FRANCINE J.	RS	RESEARCHED REQUESTOR: MINA HAMILTON. REQUEST: DOWNLOAD, E-MAIL AND PRINT 36 CASES FROM THE DEFENDANTS' OPPOSITON TO PLAINTIFFS' MOTION FOR SUMMARY JUDGMENT TABLE OF AUTHORITIES. DATABASE: WESTLAW. TYPE: FIND. TIME: 56M.	1.00	0	110.00	110.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/29/2007	DCD	DECARLO, DANIEL C.		REVISE MOTION TO STRIKE TADROS DECLARATION.	0.80	0	260.00	208.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/29/2007	IHL	LEE, ISAMU H.	AD	ANALYZED JUDGE ANDERSON'S SCHEDULING ORDER OUTLINING PROCEDURES AND FORMAT OF DRAFTING STATEMENTS OF GENUINE ISSUES OF MATERIAL FACT IN PREPARATION OF DRAFTING PLAINTIFFS' STATEMENT TO DEFENDANTS' ADDITIONAL FACTS.	0.20	0	195.00	39.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/30/2007	PCG	GREENSPAN, PAULA C.	DW	DISCUSSION WITH MINA HAMILTON, DAN DECARLO, AND DAVID MAKOUS VIA E- MAIL REGARDING [REDACTED]	0.20	0	390.00	78.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/30/2007	IHL	LEE, ISAMU H.	DW	DISCUSSION WITH MINA HAMILTON RE: [REDACTED]	0.40	0	195.00	78.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/30/2007	IHL	LEE, ISAMU H.	DW	DISCUSSION WITH MINA HAMILTON RE: [REDACTED]	0.20	0	195.00	39.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Summary Judgment"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	8/31/2007	MIH	HAMILTON, MINA I.	FN	FINALIZED REVIEWED (BRIEFLY) REPLY PAPERS FILED BY DEFENDANTS	0.40	0	225.00	90.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/31/2007	IHL	LEE, ISAMU H.	DW	DISCUSSION WITH MINA HAMILTON RE: [REDACTED]	0.10	0	195.00	19.50	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
					TOTAL HOURS BILLED:	463.10			114,592.50				
					TOTAL HOURS WRITTEN-OFF:	18.50			3,827.50				

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of "Pre-Trial" Tasks	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	9/4/2007	MIH	HAMILTON, MINA I.	RS	RESEARCHED MOTION IN LIMINE TO EXCLUDE EXPERT TESTIMONY (CASE LAW, LEGAL STANDARD UNDER NINTH CIRCUIT; PROCEDURE)	2.30	0	260.00	598.00	B	552391	* Defendants have failed to comply with the Court's Order. They merely provided an identical and omnibus objection to every single entry, thus depriving plaintiffs and, importantly, the Court, an opportunity to address Defendants' position as to each disputed item or entry. What Defendants have done is not helpful and defeats the purpose of the Court's Order. Defendants have waived their right to object to a particular entry. See also Memorandum of Points and Authorities in Support of Plaintiffs' Motion for Attorney's Fees and Costs which addresses Defendants' "Comments". (Note: "x" below incorporates by reference this statement)	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/5/2007	DCD	DECARLO, DANIEL C.		PREPARE FOR TRIAL WORK UP - RULE 16 ISSUES. REVISE EX PARTES AND GO OVER ELEMENTS OF RULE 16 REQUIREMENTS.	2.60	0	260.00	676.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/5/2007	MIH	HAMILTON, MINA I.	PF	PREPARATION FOR RULE 16 PRETRIAL CONFERENCE-REVIEW OF LOCAL RULES, JUDGE'S AMENDING RULES, SCHEDULING ORDERS, ITEMS TO BE DISCUSSED, ETC.	1.50	0	260.00	390.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of "Pre-Trial" Tasks	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	9/5/2007	MIH	HAMILTON, MINA I.	PD	PREPARED OUTLINE OF DRAFT OF PRETRIAL CONFERENCE ORDER	2.70	0	260.00	702.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/5/2007	MIH	HAMILTON, MINA I.	PD	PREPARED OUTLINE OF DRAFT OF MEMO OF CONTENTIONS OF FACT AND LAW	2.00	0	260.00	520.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/5/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE WITH T. MARONICK RE: HOLLANDER REPORT AND MOTION TO EXCLUDE SAME	0.40	0	260.00	104.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/5/2007	DNM	MAKOUS, DAVID N.		OUTLINE SEVERAL KEY MOTIONS IN LIMINE TO BE PROPOSED FILED AND ARGUED INCLUDING: [REDACTED]	0.60	0	450.00	270.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/6/2007	FJB	BISCARDI, FRANCINE J.	RS	RESEARCHED REQUESTOR: MINA HAMILTON. REQUEST: SEARCH FOR MODEL JURY INSTRUCTIONS REGARDING FALSE ADVERTISING IN ANY FEDERAL COURT OR CA STATE COURT UNDER THE BUS. AND PROF. CODE. DATABASE: WESTLAW. TYPE: MISCELLANEOUS. TIME: 45M.	0.80	0	110.00	88.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/6/2007	MIH	HAMILTON, MINA I.	MW	MEETING WITH D. DECARLO RE: PRETRIAL CONSIDERATIONS [REDACTED]	2.00	0	260.00	520.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of "Pre-Trial" Tasks	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	9/6/2007	MIH	HAMILTON, MINA I.		DETAILED INSTRUCTIONS TO PARALEGAL AND STAFF RE: PREPARATION OF EXHIBITS, WITNESS LISTS, ETC.	0.90	0	260.00	234.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/6/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED COURT ORDER RE: EX PARTE APPLICATIONS AND TELEPHONE CALL WITH CLIENTS RE: [REDACTD]	0.70	0	260.00	182.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/6/2007	MIH	HAMILTON, MINA I.	PD	PREPARED JURY INSTRUCTIONS	3.40	0	260.00	884.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/7/2007	DCD	DECARLO, DANIEL C.		MEET AND CONFER WITH JOE AND ASHLEY RE RULE 16 AND MOTION TO COMPEL ISSUES.	2.10	0	260.00	546.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/7/2007	DCD	DECARLO, DANIEL C.		EVALUATE POSITION RE JOINT STIPULATION AND LOCAL RULE ISSUES RE DISCOVERY CUTOFF.	0.80	0	260.00	208.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/7/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE WITH D. DECARLO AND JOE TADROS RE: MEET AND CONFER PURSUANT TO RULE 16 AND PRETRIAL OBLIGATIONS	2.00	0	260.00	520.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of "Pre-Trial" Tasks	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	9/7/2007	MIH	HAMILTON, MINA I.	PD	PREPARED DETAILED SUMMARY OF MEET AND CONFER NOTES	0.80	0	260.00	208.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/7/2007	MIH	HAMILTON, MINA I.	PD	PREPARED DETAILED INSTRUCTIONS TO LORETTA DERICO RE: PRETRIAL WORK	0.80	0	260.00	208.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/7/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED AND REPLIED TO EMAILS FROM B. DAUCHER RE: EXPERT DEPOSITION FEES, HOLLANDER ADDITIONAL DOCUMENTS, AND RULE 16 MEET AND CONFER ISSUES	0.30	0	260.00	78.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/10/2007	LVD	D'ERRICO, LORETTA	TT	TELEPHONE CALL TO DISTRICT COURT CLERK REQUESTING STATUS REGARDING PROPOSED ORDER.	0.40	0	110.00	44.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/10/2007	LVD	D'ERRICO, LORETTA	PD	PREPARED TRANSCRIPT ORDER AND FORWARDED VIA ATTORNEY SERVICE TO US DISTRICT COURT'S COURT RECORDING SECTION TO OBTAIN COPY OF DISCOVERY HEARING OF 8/14/07	1.20	0	110.00	132.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/10/2007	LVD	D'ERRICO, LORETTA	RV	REVIEWED LOCAL RULES FOR USDC, CENTRAL DISTRICT AND CREATED BINDER WITH HIGHLIGHTED INFORMATION RELATING TO TRIAL PROCEDURES	0.90	0	110.00	99.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of "Pre-Trial" Tasks	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	9/10/2007	LVD	D'ERRICO, LORETTA	RV	REVIEWED COURT ORDERS AND COMPLETED TASK MEMO INDICATING SPECIFIC COURT PROCEDURES AND DUE DATES FOR TRIAL DOCUMENTS TO BE LODGED, FILED OR SERVED	1.90	0	110.00	209.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/10/2007	LVD	D'ERRICO, LORETTA	RV	REVIEWED DEPOSITION TRANSCRIPTS (ALL 4 VOLUMES) OF STEVE MORETTI AND ADDED TO PLAINTIFF'S EXHIBIT LIST	1.70	0	110.00	187.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/10/2007	DCD	DECARLO, DANIEL C.		REVIEW NEW CALIFORNIA AUTHORITY ON B&P SECTION 17204 RE STANDING IN CALIFORNIA.	0.80	0	260.00	208.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/10/2007	DNM	MAKOUS, DAVID N.		EXCHANGE E-MAILS ACTUAL WITNESSES OF CONFUSION AND NEED TO IDENTIFY, LOCATE, INTERVIEW AND PREPARE SAME	0.30	0	450.00	135.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/11/2007	LVD	D'ERRICO, LORETTA	TF	TELEPHONE CALL FROM RECORDS DEPARTMENT OF THE USDC REGARDING COST TO OBTAIN TRANSCRIPT OF DISCOVERY HEARING AND PREPARED CHECK REQUEST FOR HUNTINGTON COURT REPORTERS.	0.80	0	110.00	88.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/11/2007	LVD	D'ERRICO, LORETTA	RV	REVIEWED DEPOSITION TRANSCRIPTS FOR EXHIBITS TO BE ADDED TO JOINT EXHIBIT LIST	3.80	0	110.00	418.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of "Pre-Trial" Tasks	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	9/11/2007	DCD	DECARLO, DANIEL C.		TELEPHONE CONFERENCE WITH ERIC RE [REDACTED]	0.90	0	260.00	234.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/12/2007	LVD	D'ERRICO, LORETTA	LT	LETTER TO US DISTRICT COURT RECORDS CLERK ENCLOSING CHECK PAYABLE TO HUNTINGTON COURT REPORTERS FOR COPY OF DISCOVERY HEARING TRANSCRIPT	0.50	0	110.00	55.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/13/2007	LVD	D'ERRICO, LORETTA	WO	WORKED ON ADDITIONAL DOCUMENTS ADDED TO THE JOINT EXHIBIT LIST	1.80	0	110.00	198.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/13/2007	LVD	D'ERRICO, LORETTA	DR	DRAFTED MEMORANDUM OF CONTENTIONS OF FACT AND LAW PURSUANT TO LOCAL RULE 16.4	2.10	0	110.00	231.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/14/2007	LVD	D'ERRICO, LORETTA	DR	DRAFTED JOINT WITNESS LIST AFTER REVIEWING COURT ORDER, LOCAL RULES AND FEDERAL RULES OF CIVIL PROCEDURE	2.70	0	110.00	297.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/14/2007	LVD	D'ERRICO, LORETTA	RE	REVISED JOINT TRIAL EXHIBIT STIPULATION FOR REVIEW BY ATTORNEY	0.90	0	110.00	99.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of "Pre-Trial" Tasks	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	9/14/2007	PCG	GREENSPAN, PAULA C.	RV	REVIEWED E-MAIL CORRESPONDENCE BETWEEN COUNSEL REGARDING PRE- TRIAL DOCUMENTS.	0.10	0	260.00	26.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/17/2007	DCD	DECARLO, DANIEL C.		INITIAL WORK UP RE PTCO.	0.80	0	260.00	208.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/17/2007	DCD	DECARLO, DANIEL C.		{REDACTED} TRIAL PREPARATION. OUTLINE MOTIONS IN LIMINE AND WORK UP OF PORTIONS OF PTCO.	2.90	0	260.00	754.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/17/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED AND REPLIED (TO SOME) EMAILS FROM BRIAN DAUCHER AND JOE TADROS ON VARIOUS ISSUES INCLUDING PRETRIAL DOCUMENTS DUE ON FRIDAY, MOTIONS IN LIMINE - EXTENSIVE MEET AND CONFER ON ISSUES OF MOTIONS IN LIMINE, BIFURCATION, RENEWED MOTION TO COMPEL, ETC.	1.40	0	260.00	364.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/17/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED B. DAUCHER "PROPOSAL" RE: 17500 AND DISCUSSED RESPONSE WITH D. DECARLO	0.30	0	260.00	78.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/17/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED DEFENDANTS' INITIAL SET OF JURY INSTRUCTIONS AND COMPARED TO NINTH CIRCUIT MODEL [REDACTED]	1.70	0	260.00	442.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of "Pre-Trial" Tasks	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	9/17/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED COURT'S RULES RE: MOTION IN LIMINE SCHEDULING AND DISCUSSION WITH D. DECARLO RE: SAME AND STRATEGY	0.50	0	260.00	130.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/17/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED WORK DONE BY PARALEGAL WHEN GONE (WITNESS LIST, EXHIBIT LIST, MEMO OF PRETRIAL TASKS)	0.80	0	260.00	208.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/17/2007	DNM	MAKOUS, DAVID N.	CW	CONFERENCE WITH HAMILTON AND DECARLO RE CONSEQUENCES OF COURT ORDER AND TRIAL STRATEGY	0.70	0	450.00	315.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/18/2007	LVD	D'ERRICO, LORETTA	TT	TELEPHONE CALL TO HUNTINGTON COURT REPORTERS REGARDING STATUS OF COPY OF TRANSCRIPT OF DISCOVERY HEARING AND REPORTED SAME TO ATTORNEY	0.40	0	110.00	44.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/18/2007	LVD	D'ERRICO, LORETTA	DR	DRAFTED JURY'S VOIR DIRE QUESTIONS FOR REVIEW BY ATTORNEY	0.60	0	110.00	66.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/18/2007	LVD	D'ERRICO, LORETTA	TT	TELEPHONE CALL TO HUNTINGTON COURT REP9RTERS TO EMAIL COPY OF TRANSCRIPT WHICH WAS FILED WITH COURT OF DISCOVERY HEARING AND PRINTED HARDCOPY OF SAME FROM EMAIL	0.40	0	110.00	44.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of "Pre-Trial" Tasks	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	9/18/2007	LVD	D'ERRICO, LORETTA	WO	WORKED ON ADDITIONAL DEPOSITION EXHIBITS TO BE ADDED TO EXHIBIT LIST	2.30	0	110.00	253.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/18/2007	DCD	DECARLO, DANIEL C.		PREPARE WITNESS LIST AND ESTIMATES OF TRIAL TIME.	0.80	0	260.00	208.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/18/2007	DCD	DECARLO, DANIEL C.		REVISE PORTIONS OF PRETRIAL CONFERENCE ORDER.	2.20	0	260.00	572.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/18/2007	DCD	DECARLO, DANIEL C.		REVIEW THEIR JURY INSTRUCTIONS AND PREPARE OURS (PORTIONS OF SPECIALS).	2.70	0	260.00	702.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/18/2007	DCD	DECARLO, DANIEL C.		CONTINUE OUTLINE MOTIONS IN LIMINE.	1.20	0	260.00	312.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/18/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL EXCHANGES BETWEEN D. DECARLO AND B. DAUCHER RE: MOTION IN LIMINE [REDACTED]	0.20	0	260.00	52.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of "Pre-Trial" Tasks	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	9/18/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM D. DECARLO RE: JURY INSTRUCTIONS CLARIFICATION TO B. DAUCHER AND REVIEWED EXCHANGE RE: EQUITABLE DEFENSES AND CASE LAW CITED THERETO AND SENT B. DAUCHER EMAIL RE: JURY INSTRUCTIONS AND COURT REQUIREMENT THAT THEY BE SUPPLIED IN WORDPERFECT, REVIEWED EMAIL RESPONSES BY	0.40	0	260.00	104.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/18/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM J. TADROS RE: EXHIBIT LIST IN IMPROPER FORMAT AND REPILED TO SAME AND REVIEWED RESPONSES	0.20	0	260.00	52.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/18/2007	MIH	HAMILTON, MINA I.	PD	PREPARED PRETRIAL CONFERENCE ORDER (INCLUDING EMAIL TO J. TADROS RE: FILING OF ANSWER TO THIRD AMENDED COMPLAINT, INSERTS FROM D. DECARLO ON MOTIONS IN LIMINE) AND SENT DRAFT TO OPPOSING COUNSEL	5.60	0	260.00	1,456.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/18/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM J. TADROS AND B. DAUCHER AND D. DECARLO RE: EXHIBIT LIST, MOTION FOR TERMINATING SANCTIONS, ETC. AND SENT DRAFT EXHIBIT LIST	0.60	0	260.00	156.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/18/2007	DNM	MAKOUS, DAVID N.	CW	CONFERENCE WITH DECARLO RE [REDACTED]	0.70	0	450.00	315.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/19/2007	LVD	D'ERRICO, LORETTA	TT	TELEPHONE CALL TO JUDGE WOORLEY'S COURTROOM DEPUTY REGARDING ORDER TO BE SIGNED BY JUDGE	0.30	0	110.00	33.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of "Pre-Trial" Tasks	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	9/19/2007	LVD	D'ERRICO, LORETTA	DW	DISCUSSION WITH ATTORNEY REGARDING REVISION TO BE MADE TO JOINT EXHIBIT LIST AND STIPULATION	0.40	0	110.00	44.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/19/2007	LVD	D'ERRICO, LORETTA	RE	REVISED JOINT EXHIBIT LIST AND STIPULATION WITH ADDITIONAL DATA REGARDING COMPENDIUM INFORMATION	0.80	0	110.00	88.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/19/2007	DCD	DECARLO, DANIEL C.		REVIEW DISCOVERY/WOERLE TRANSCRIPT RE OUTLINE OF RULE 37 SANCTION MOTION FOR TRIAL AND RE MEET AND CONFER (8/14/07 HEARING).	1.40	0	260.00	364.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/19/2007	DCD	DECARLO, DANIEL C.		TRIAL PREPARATION: JURY INSTRUCTIONS AND PTCO AND EXHIBIT LISTS.	4.90	0	260.00	1,274.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/19/2007	MIH	HAMILTON, MINA I.	PD	PREPARED AND EXCHANGED EMAILS WITH OPPOSING COUNSEL RE: REVISED EXHIBIT LISTS, WITNESS LIST (REQUESTING INSERTS FROM DEFENDANTS FOR JOINT LIST), AND NUMEROUS PRE-TRIAL CONFERENCE ORDER INSERTS FROM DEFENDANTS AND REVISED PRETRIAL CONFERENCE ORDER WITH INSERTS BY DEFENDANTS	2.20	0	260.00	572.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/19/2007	MIH	HAMILTON, MINA I.	RE	REVISED PRETRIAL CONFERENCE ORDER TO ADDRESS ADDITIONAL INSERTS BY DEFENDANTS	4.60	0	260.00	1,196.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of "Pre-Trial" Tasks	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	9/19/2007	MIH	HAMILTON, MINA I.	PD	PREPARED SPECIAL JURY INSTRUCTIONS OF PLAINTIFFS AND GENERAL VERDICT FORMS AND JOINT INDEX TALBE FOR SAME	6.00	0	260.00	1,560.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/19/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED AND REPLIED TO EMAILS RE: EXPERT DEPO. CHARGES, EMAIL TO T. MARONICK AND CONFERENCE WITH D. DECARLO RE: SAME	0.30	0	260.00	78.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/19/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED REVISED EXHIBIT LIST WITH COMPENDIUM REFERENCES AND SENT TO J. TADROS	1.90	0	260.00	494.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/19/2007	DNM	MAKOUS, DAVID N.		LENGTHY CONVERSATION WITH ERIC CREDITOR AND CHRIS KRAMER RE [REDACTED]	0.80	0	450.00	360.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/19/2007	DNM	MAKOUS, DAVID N.	CW	CONFERENCE WITH DAN DECARLO RE [REDACTED]	0.30	0	450.00	135.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/20/2007	DCD	DECARLO, DANIEL C.		TWO CONFERENCES WITH B. DAUCHER RE TRIAL PREPARATION ISSUES AND JOINT FILINGS. MEET AND CONFERS ORDERED BY THE COURT.	4.10	0	260.00	1,066.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of "Pre-Trial" Tasks	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	9/20/2007	DCD	DECARLO, DANIEL C.		PREPARE WITNESS LIST, PRETRIAL ORDER, STIPULATED FACTS, JURY INSTRUCTIONS, WORK UP AND REVISIONS.	3.30	0	260.00	858.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/20/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE TWO WITH OPPOSING COUNSEL RE: MEET AND CONFER ON JURY INSTRUCTIONS, FACTUAL STIPULATIONS FOR PRETRIAL CONFERENCE, MOTIONS IN LIMINE AND TO EXCLUDE/SANCTIONS, SETTLEMENT DISCUSSIONS, JURY TRIAL DISCUSSIONS, FURTHER COOPERATION FOR FILING JOINT DOCUMENTS BY FRIDAY, ETC. AND	4.40	0	260.00	1,144.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/20/2007	MIH	HAMILTON, MINA I.	PD	PREPARED NUMEROUS PRETRIAL DOCUMENTS AND DEALT WITH CONTINUOUS INSERTS, REVISIONS BY DEFENDANTS TO THEIR PORTIONS OF EXHIBITS LISTS, JURY INSTRUCTIONS AND SPECIAL VERDICT FORMS, WITNESS LISTS, CHANGES TO PRETRIAL CONFERENCE ORDER	3.50	0	260.00	910.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/20/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED AND REPLIED TO EMAILS RE: STIPULATION OF FACTS RE: STATE AGENCIES MONIKERS	0.40	0	260.00	104.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/20/2007	MIH	HAMILTON, MINA I.	PD	PREPARED FINAL JOINT WITNESS LIST (REVISED AND PROOFED AND SENT TO OPPOSING COUNSEL)	1.00	0	260.00	260.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/20/2007	MIH	HAMILTON, MINA I.	PD	PREPARED FINAL PRETRIAL CONFERENCE ORDER WITH NUMEROUS REVISIONS BY DEFENDANTS AND SENT FINAL TO OPPOSING COUNSEL	1.40	0	260.00	364.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of "Pre-Trial" Tasks	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	9/20/2007	MIH	HAMILTON, MINA I.	PD	PREPARED JOINT SETTLEMENT REPORT AND SENT TO OPPOSING COUNSEL	0.60	0	260.00	156.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/20/2007	MIH	HAMILTON, MINA I.	PD	PREPARED MEMORANDUM OF CONTENTIONS OF FACT AND LAW	2.90	0	260.00	754.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/21/2007	DCD	DECARLO, DANIEL C.		PREPARE JURY INSTRUCTIONS.	1.50	0	260.00	390.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/21/2007	DCD	DECARLO, DANIEL C.		REVISE MEMO OF LAW AND FACTS.	1.30	0	260.00	338.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/21/2007	DCD	DECARLO, DANIEL C.		PREPARE AND REVISE PTCO.	1.00	0	260.00	260.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/21/2007	DCD	DECARLO, DANIEL C.		REVISE EXHIBIT LIST.	2.10	0	260.00	546.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of "Pre-Trial" Tasks	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	9/21/2007	MIH	HAMILTON, MINA I.	PD	PREPARED FINAL DISPUTED JURY INSTRUCTIONS INDEX AND INSTRUCTIONS	2.10	0	260.00	546.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/21/2007	MIH	HAMILTON, MINA I.	PD	PREPARED FINAL PRETRIAL CONFERENCE ORDER WITH FINAL REVISIONS BY DEFENDANTS AND PLAINTIFFS	0.80	0	260.00	208.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/21/2007	MIH	HAMILTON, MINA I.	PD	PREPARED FINAL WITNESS LIST REVISIONS AND FINAL SENT TO OPPOSING COUNSEL FOR SIGNATURE AND FILED	0.60	0	260.00	156.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/21/2007	MIH	HAMILTON, MINA I.	PD	PREPARED FINAL AGREED UPON INSTRUCTIONS AND FINAL REVISIONS TO SAME, SENT TO OPPOSING COUNSEL, OBTAINED SIGNATURE, FILED	0.90	0	260.00	234.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/21/2007	MIH	HAMILTON, MINA I.	PD	PREPARED FINAL DISPUTED JURY INSTRUCTIONS AND INDEX AND FINAL REVISIONS BY DEFENDANTS AND SENT TO OPPOSING COUNSEL, RECEIVED SIGNATURE PAGE AND FILED SAME WITH NOTATIONS TO COURT REGARDING SUPPLEMENTING SAME	1.90	0	260.00	494.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/21/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM B. DAUCHER RE: DAMAGES THEORY BY PLAINTIFFS AND REPLIED TO SAME AND REPLIED TO EMAILS RE: JURY INSTRUCTIONS	0.50	0	260.00	130.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of "Pre-Trial" Tasks	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	9/21/2007	MIH	HAMILTON, MINA I.	PD	PREPARED FINAL EXHIBIT STIPULATION DRAFT AND OBJECTIONS TO DEFENDANTS' EXHIBITS WITH D. DECARLO AND D. MAKOUS OBJECTIONS INSERTED INTO FINAL DRAFT, SENT TO OPPOSING COUNSEL, AND SIGNED, AND FILED SAME	2.30	0	260.00	598.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/21/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED CLIENT EMAILS RE: [REDACTED]	0.20	0	260.00	52.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/21/2007	MIH	HAMILTON, MINA I.	FN	FINALIZED MEMO OF CONTENTIONS OF FACT AND LAW	0.70	0	260.00	182.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/21/2007	DNM	MAKOUS, DAVID N.		REVIEW TRIAL EXHIBITS AND PREPARE OBJECTIONS ON ALL EXHIBITS AND CONTINUED EVALUATION OF TRIAL EVIDENCE	2.10	0	450.00	945.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/24/2007	DCD	DECARLO, DANIEL C.		ATTEND HEARING WITH JUDGE ANDERSON.	1.30	0	260.00	338.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/24/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE WITH ERIC CREDITOR RE: [REDACTED]	0.20	0	260.00	52.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of "Pre-Trial" Tasks	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	9/24/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED AND REPLIED TO EMAILS RE: [REDACTED] TRIAL FROM D. DECARLO, ERIC CREDITOR	0.10	0	260.00	26.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/24/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE LEFT MESSAGES WITH [REDACTED] RE: POTENTIAL WITNESSES IN CASE	0.10	0	260.00	26.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/24/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE WITH [REDACTED] RE: COOPERATION OF TESTIMONY FOR TRIAL [REDACTED]	0.40	0	260.00	104.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/24/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED D. MAKOUS EMAIL TO E. CREDITOR RE: [REDACTED]	0.10	0	260.00	26.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/24/2007	MIH	HAMILTON, MINA I.	PD	PREPARED MOTION IN LIMINE RE: EXCLUSION OF HOLLANDER AND SURVEY (INCLUDING RESEARCH OF RELEVANT CASE LAW AND DRAFTING OUTLINE OF MOTION IN LIMINE)	5.70	0	260.00	1,482.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/25/2007	DCD	DECARLO, DANIEL C.		CONFERENCE WITH ERIC AND CHRIS RE [REDACTED]	0.50	0	260.00	130.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of "Pre-Trial" Tasks	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	9/25/2007	DCD	DECARLO, DANIEL C.		PREPARE FIRST DRAFT OF MOTION TO BIFURCATE.	2.10	0	260.00	546.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/25/2007	MIH	HAMILTON, MINA I.	PD	PREPARED STATEMENTS OF OBJECTIONS TO DEFENDANTS' JURY INSTRUCTIONS AND SPECIAL VERDICT FORMS [DEF. 1-FALSE ADVERTISING-15 U.S.C. 1125(A)(1)(B)] AND DEF 2- FALSE ADVERTISING-COMMERCIAL IMPRESSION]	1.60	0	260.00	416.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/25/2007	MIH	HAMILTON, MINA I.	PD	PREPARED STATEMENTS OF OBJECTIONS TO DEFENDANTS' JURY INSTRUCTIONS AND SPECIAL VERDICT FORMS [DEF. 3-THE NATURE OF INJURY AND DEF. 4-FALSE ADVERTISING- INDIVIDUAL LIABILITY]	1.20	0	260.00	312.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/25/2007	MIH	HAMILTON, MINA I.	PD	PREPARED STATEMENTS OF OBJECTIONS TO DEFENDANTS' JURY INSTRUCTIONS AND SPECIAL VERDICT FORMS [DEF. 5-ACTUAL CONFUSION- DEFINITION AND DEF. 6-UNCLEAN HANDS]	1.10	0	260.00	286.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/25/2007	MIH	HAMILTON, MINA I.	PD	PREPARED STATEMENTS OF OBJECTIONS TO DEFENDANTS' JURY INSTRUCTIONS AND SPECIAL VERDICT FORMS [DEF. 7-LACHES AND DEF. 8- STATUTE OF LIMITATIONS - FALSE ADVERTISING]	0.90	0	260.00	234.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/25/2007	MIH	HAMILTON, MINA I.	PD	PREPARED STATEMENTS OF OBJECTIONS TO DEFENDANTS' JURY INSTRUCTIONS AND SPECIAL VERDICT FORMS [DEF. 9-EQUITABLE ESTOPPEL AND DEF. 10-WAIVER-DEFINED]	0.80	0	260.00	208.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of "Pre-Trial" Tasks	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	9/25/2007	MIH	HAMILTON, MINA I.	PD	PREPARED STATEMENTS OF OBJECTIONS TO DEFENDANTS' JURY INSTRUCTIONS AND SPECIAL VERDICT FORMS [DEF. 11-WAIVER-BY CONDUCT AND DEF. 12-DAMAGES- PROOF]	0.70	0	260.00	182.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/25/2007	MIH	HAMILTON, MINA I.	PD	PREPARED STATEMENTS OF OBJECTIONS TO DEFENDANTS' JURY INSTRUCTIONS AND SPECIAL VERDICT FORMS [DEFENDANTS' INTRODUCTION TO SPECIAL VERDICTS]	0.50	0	260.00	130.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/25/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED AND REPLIED TO B. DAUCHER EMAIL RE: PLAINTIFFS THEORY OF DAMAGES AND REVIEWED RESPONSE TO SAME	0.10	0	260.00	26.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/25/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED CLIENT EMAIL RE: [REDACTED]	0.40	0	260.00	104.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/25/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED DEFENDANTS' MEMO OF CONTENTIONS OF FACT AND LAW IN PREPARATION FOR DRAFTING MOTIONS IN LIMINE AND RESPONDING TO SAME BY DEFENDANTS	0.80	0	260.00	208.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/25/2007	MIH	HAMILTON, MINA I.	AD	ANALYZED DEFENANTS' INSERTS FOR DISPUTED JURY INSTRUCTIONS CONSISTING OF STATEMENTS OF OBJECTIONS TO PLAINTIFFS' SPECIAL INSTRUCTIONS	0.90	0	260.00	234.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of "Pre-Trial" Tasks	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	9/26/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM CHRIS KRAMER RE: [REDACTED]	0.10	0	260.00	26.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/26/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM JOE TADROS RE: EXHIBIT STIPULATION AND REPLIED TO SAME	0.10	0	260.00	26.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/26/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM B. DAUCHER WITH JANAL DEPO CHANGES [REDACTED]	0.10	0	260.00	26.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/26/2007	MIH	HAMILTON, MINA I.	RE	REVISED OBJECTIONS TO EXHIBITS PROPOSED BY DEFENDANTS (REVIEWED ADDITIONAL DOCUMENTS-RECENTLY DISCLOSED BY DEFENDANTS FOR ADDITIONS TO EXHIBIT LIST)	4.20	0	260.00	1,092.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/26/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM JOE TADROS RE: EXHIBIT STIPULATION (SECOND EMAIL)	0.10	0	260.00	26.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/27/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM B. DAUCHER RE: REVISED JURY INSTRUCTIONS AND FURTHER MUTUAL EXCHANGE ON MONDAY AT 10 AM AND REPLIED TO SAME	0.20	0	260.00	52.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of "Pre-Trial" Tasks	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	9/28/2007	MIH	HAMILTON, MINA I.	PD	PREPARED STATEMENTS OF SUPPORT FOR JURY INSTRUCTIONS [[LANHAM ACT] LIABILITY-THEORIES AND POLICIES (15 U.S.C. ⁺⁺ 1114(1), 1125(A)) [MODIFIED]]	0.50	0	260.00	130.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/28/2007	MIH	HAMILTON, MINA I.	PD	PREPARED STATEMENTS OF SUPPORT FOR JURY INSTRUCTIONS [LANHAM ACT] DAMAGES PLAINTIFF'S ACTUAL DAMAGES (15 U.S.C. ⁺ 1117(A)) [MODIFIED]]	0.40	0	260.00	104.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/28/2007	MIH	HAMILTON, MINA I.	PD	PREPARED STATEMENTS OF SUPPORT FOR JURY INSTRUCTIONS [INSTRUCTION 15.26 [LANHAM ACT] DAMAGES - DEFENDANTS' PROFITS]	0.30	0	260.00	78.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/28/2007	MIH	HAMILTON, MINA I.	PD	PREPARED STATEMENTS OF SUPPORT FOR JURY INSTRUCTIONS [15.27 [LANHAM ACT] DAMAGES INTENTIONAL [FALSE ADVERTISING] (15 U.S.C. ⁺ 1117(B)) [MODIFIED]]	0.20	0	260.00	52.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/28/2007	MIH	HAMILTON, MINA I.	PD	PREPARED STATEMENTS OF SUPPORT FOR JURY INSTRUCTIONS [PLAINTIFFS' GENERAL VERDICT FORM) AND REVISED INDEX AND FORMATING OF REVISED JOINT SET OF INSTRUCTIONS	1.20	0	260.00	312.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/28/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED AND ANALYZED DRAFT OF MOTION IN LIMINE RE: BIFURCATION OF THE TRIAL BETWEEN LEGAL AND EQUITABLE CLAIMS [REDACTED]	0.90	0	260.00	234.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of "Pre-Trial" Tasks	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	9/28/2007	MIH	HAMILTON, MINA I.	PD	PREPARED STATEMENTS OF SUPPORT FOR JURY INSTRUCTIONS [PLAINTIFFS' NO. 1: ELEMENTS OF LANHAM ACT +43(A) FALSE ADVERTISING CLAIM]	0.30	0	260.00	78.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/28/2007	MIH	HAMILTON, MINA I.	PD	PREPARED STATEMENTS OF SUPPORT FOR JURY INSTRUCTIONS [PLAINTIFFS' NO. 2: MEANING OF "FALSITY" AND PLAINTIFFS' NO. 3: FULL CONTEXT OF CLAIM]	0.50	0	260.00	130.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/28/2007	MIH	HAMILTON, MINA I.	PD	PREPARED STATEMENTS OF SUPPORT FOR JURY INSTRUCTIONS [PLAINTIFFS' NO. 4: SCOPE OF A FALSE STATEMENT (NEED NOT BE BLATANT)]	0.30	0	260.00	78.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/28/2007	MIH	HAMILTON, MINA I.	PD	PREPARED STATEMENTS OF SUPPORT FOR JURY INSTRUCTIONS [PLAINTIFFS' NO.5: SCOPE OF A FALSE STATEMENT (BY FALSELY IMPLYING IMPRIMATUR OF ANY AGENCY)]	0.40	0	260.00	104.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/28/2007	MIH	HAMILTON, MINA I.	PD	PREPARED STATEMENTS OF SUPPORT FOR JURY INSTRUCTIONS [PLAINTIFFS' NO.6: SCOPE OF A FALSE STATEMENT ("STATEMENT PER SE NOT NECESSARY)]	0.20	0	260.00	52.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/28/2007	MIH	HAMILTON, MINA I.	PD	PREPARED STATEMENTS OF SUPPORT FOR JURY INSTRUCTIONS [PLAINTIFFS' NO.7: INTENT TO DECEIVE CREATES PRESUMPTION OF DECEPTION)]	0.40	0	260.00	104.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of "Pre-Trial" Tasks	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	9/28/2007	MIH	HAMILTON, MINA I.	PD	PREPARED STATEMENTS OF SUPPORT FOR JURY INSTRUCTIONS [PLAINTIFFS' NO.8: JOINT TORTFEASORS AND CONSPIRACY)	0.30	0	260.00	78.00	B	552391	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/1/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED B. DAUCHER EMAIL WITH JURY INSTRUCTIONS INSERTS AND REPLIED WITH PLAINTIFFS' INSERTS	0.60	0	260.00	156.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/1/2007	MIH	HAMILTON, MINA I.	PD	PREPARED REVISED FINAL JOINT JURY INSTRUCTIONS WITH NEW INDEX AND MERGING OF DEFENDANTS' AND PLAINTIFFS' STATEMENTS	2.80	0	260.00	728.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/1/2007	MIH	HAMILTON, MINA I.	RS	RESEARCHED FOR MOTIONS IN LIMINE RE: EXCLUSION OF DEFENDANTS' EXPERTS JANAL AND HOLLANDER UNDER DAUBERT CASE AND ITS PROGENY AND UNDER FEDERAL RULES OF EVIDENCE	3.00	0	260.00	780.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/2/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED AND REPLIED TO EMAILS FROM OPPOSING COUNSEL RE: JOINT EXHIBIT STIPULATION	0.40	0	260.00	104.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/2/2007	MIH	HAMILTON, MINA I.	FN	FINALIZED REVISED JOINT SET OF JURY INSTRUCTIONS	0.50	0	260.00	130.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of "Pre-Trial" Tasks	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	10/2/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE WITH POTENTIAL [REDACTED] WITNESSES' [REDACTED]; FURTHER FOLLOW UP CALL TO [REDACTED]	0.20	0	260.00	52.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/2/2007	MIH	HAMILTON, MINA I.	PD	PREPARED EMAIL AND PHONE CALL TO CA ATTORNEY GENERAL [REDACTED]	0.30	0	260.00	78.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/2/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED DEPOSITION TRANSCRIPT OF KENNETH HOLLANDER AND PREPARED MEMO FOR USE IN MOTION TO EXCLUDE RE: [REDACTED]	2.20	0	260.00	572.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/2/2007	MIH	HAMILTON, MINA I.	PD	PREPARED MOTION TO EXCLUDE HOLLANDER SURVEY AND TESTIMONY	3.80	0	260.00	988.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/2/2007	DNM	MAKOUS, DAVID N.		OUTLINE MOTIONS IN LIMINE RE GOOGLE AND DETAILED OUTLINE OF HOLLANDER OBJECTIONS TO UNRELIABILITY OF SURVEY AND UNSUITABILITY OF REBUTTAL	1.10	0	450.00	495.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/2/2007	DNM	MAKOUS, DAVID N.		OUTLINE EVIDENCE RE WEB DECEPTION AND ARGUMENTS ABOUT MOTIONS IN LIMINE RE SAME	0.40	0	450.00	180.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of "Pre-Trial" Tasks	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	10/3/2007	DCD	DECARLO, DANIEL C.		INTERNAL CONFERENCE WITH HAMILTON AND MAKOUS RE IN LIMINES AND TRIAL STRATEGY.	0.80	0	260.00	208.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/3/2007	DCD	DECARLO, DANIEL C.		REVISE IN LIMINE RE BIFURCATION AND REVIEW AUTHORITY.	1.50	0	260.00	390.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/3/2007	MIH	HAMILTON, MINA I.	PD	PREPARED JOINT STATEMENT OF CASE AND FORWARDED TO OPPOSING COUNSEL AND REVIEWED B. DAUCHER DRAFT AND REVISED SAME AND FORWARDED WITH EMAIL COMMENTARY TO OPPOSING COUNSEL	1.20	0	260.00	312.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/3/2007	MIH	HAMILTON, MINA I.	PD	PREPARED PROPOSED VOIRE DIRE QUESTIONS AND DISCUSSION WITH D. MAKOUS AND D. DECARLO RE: [REDACTED]	1.50	0	260.00	390.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/3/2007	MIH	HAMILTON, MINA I.	PD	PREPARED MOTION IN LIMINE TO EXCLUDE HOLLANDER (INCLUDING NOTICE, PROPOSED ORDER, EXHIBITS INCLUDING REPORTS, DEPOSITION EXCERPTS, MARONICK REPORT) AND PREPARED SECTION ON CODING AND DISCUSSION WITH D. MAKOUS RE: [REDACTED]	3.50	0	260.00	910.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/3/2007	MIH	HAMILTON, MINA I.	PD	PREPARED MOTION IN LIMINE TO EXCLUDE HOLLANDER (INCLUDING NOTICE, PROPOSED ORDER, EXHIBITS INCLUDING REPORT, DEPOSITION EXCERPTS) AND DISCUSSION WITH D. DECARLO RE: [REDACTED]	2.80	0	260.00	728.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of "Pre-Trial" Tasks	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	10/3/2007	MIH	HAMILTON, MINA I.	CW	CONFERENCE WITH D. MAKOUS, D. DECARLO, RE: MOTIONS IN LIMINE [REDACTED]	0.80	0	260.00	208.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/3/2007	MIH	HAMILTON, MINA I.	RE	REVISED BIFURCATION MOTION IN LIMINE	1.20	0	260.00	312.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/3/2007	DNM	MAKOUS, DAVID N.		REVIEW MOTIONS IN LIMINE AND EVIDENCING ITS WEBSITE AND MODIFY JURY INSTRUCTIONS AND VOIR DIRE QUESTIONS, OUTLINE ARGUMENTS [REDACTED]	1.20	0	450.00	540.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/4/2007	DCD	DECARLO, DANIEL C.		PREPARE JONAL MOTION IN LIMINE AND OTHER IN LIMINES RE EXCLUSION AND BIFURCATION.	2.20	0	260.00	572.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/4/2007	MIH	HAMILTON, MINA I.	RE	REVISED STATEMENT OF CASE AND PREPARED EMAIL TO OPPOSING COUNSEL RE: SAME AND CHANGES MADE TO SAME AND DISCUSSION WITH D. DECARLO RE: [REDACTED]	0.70	0	260.00	182.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/4/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED STATE AGENCY CHART EMAILS AND SENT REPLY TO ASHLEY MERLO WITH REVISED CHART WITH STATE AGENCY ACRONYMS	0.30	0	260.00	78.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of "Pre-Trial" Tasks	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	10/4/2007	MIH	HAMILTON, MINA I.	PD	PREPARED EMAIL TO OPPOSING COUNSEL WITH MARONICK DEPO. CHANGES	0.20	0	260.00	52.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/4/2007	MIH	HAMILTON, MINA I.	RE	REVISED MOTION IN LMINE RE: HOLLANDER WITH [REDACTED]	2.90	0	260.00	754.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/4/2007	MIH	HAMILTON, MINA I.	FN	FINALIZED MOTION IN LMINE RE: HOLLANDER	2.10	0	260.00	546.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/4/2007	MIH	HAMILTON, MINA I.	RE	REVISED MOTION IN LIMINE RE: EXCLUSION OF DANIEL JANAL	2.40	0	260.00	624.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/4/2007	MIH	HAMILTON, MINA I.	RE	REVISED MOTION IN LIMINE RE: BIFURCATION	0.90	0	260.00	234.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/4/2007	MIH	HAMILTON, MINA I.	RE	REVISED MOTION IN LIMINE RE: CONSUMER EMAILS	1.00	0	260.00	260.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of "Pre-Trial" Tasks	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	10/4/2007	MIH	HAMILTON, MINA I.	RE	REVISED MOTION IN LIMINE RE: PRESENT WEBSITE VERSION	1.00	0	260.00	260.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/4/2007	DNM	MAKOUS, DAVID N.	RV	REVIEWED REVIEW OF DEFENDANTS WEB PRINT-OUTS AND OTHER THIRD PARTY EVIDENCE THAT THEY ARE SEEKING PER STIPULATION ON INSTABILITY AND OUTLINE OBJECTION BASED ON [REDACTED]	0.60	0	450.00	270.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/4/2007	DNM	MAKOUS, DAVID N.	PD	PREPARED OUTLINED DETAILED OBJECTIONS TO HOLLANDER (KEY TESTIMONY) AND SIMONSON IMPEACHMENT OF HOLLANDER [REDACTED]	1.90	0	450.00	855.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/4/2007	DNM	MAKOUS, DAVID N.	CW	CONFERENCE WITH DISCUSS THE USE [REDACTED] WITNESSES AT TRIAL, THEIR NECESSITY, USE ON REBUTTAL, [REDACTED]	0.70	0	450.00	315.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/5/2007	DCD	DECARLO, DANIEL C.		ATTEND PRE-TRIAL CONFERENCE AND CONFERENCE WITH CLIENTS.	2.70	0	260.00	702.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/5/2007	MIH	HAMILTON, MINA I.	RE	REVISED AND FINALIZED MOTIONS IN LIMINE ONE THROUGH 5 AND INSTRUCTIONS TO V. TOWLES RE: FILING AND SERVING OF SAME	3.80	0	260.00	988.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of "Pre-Trial" Tasks	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	10/5/2007	MIH	HAMILTON, MINA I.	FN	FINALIZED JOINT STATEMENT OF CASE FOR FILING	0.20	0	260.00	52.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/5/2007	MIH	HAMILTON, MINA I.	RE	REVISED AND FINALIZED MOTIONS IN LIMINE ONE THROUGH 5 AND INSTRUCTIONS TO V. TOWLES RE: FILING AND SERVING OF SAME	3.80	0	260.00	988.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/5/2007	DNM	MAKOUS, DAVID N.	PF	PREPARATION FOR PREPARATION FOR PRETRIAL CONFERENCE BY REVIEW OF NECESSARY PLEADINGS IN OFFICE; CONFERENCE WITH CLIENTS REGARDING [REDACTED]	0.50	0	450.00	225.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/5/2007	DNM	MAKOUS, DAVID N.	TR	TRAVEL TRAVEL TO COURT AND ATTENDANCE AT TRAFFICSCHOOL PRETRIAL CONFERENCE WITH JUDGE ANDERSON AND CONDUCT OF SAME	2.00	0	450.00	900.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/8/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED GOOGLE TM AND FALSE ADVERTISING CASE FOR [REDACTED]	0.60	0	260.00	156.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/8/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED CLIENT EMAIL AND NEWS ARTICLE [REDACTED]	0.20	0	260.00	52.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of "Pre-Trial" Tasks	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	10/8/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED CAREFULLY MOTION FOR SUMMARY JUDGMENT AND OPPOSITION TO DEFENDANTS AND EVIDENCE AND STATEMENT OF FACTS THERETO FOR [REDACTED]	3.00	0	260.00	780.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/9/2007	MIH	HAMILTON, MINA I.	PD	PREPARED EMAIL TO B. DAUCHER RE: STATUS OF DECISION ABOUT BENCH TRIAL, JURY INSTRUCTIONS MEET AND CONFER, AND MSJ RESUBMISSION SUGGESTIONS AND DISCUSSION WITH D. MAKOUS RE: SAME	0.50	0	260.00	130.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/9/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED AND ANALYZED FOR OPPOSITION MOTION IN LIMINES 1 - 4 BY DEFENDANTS RE: EXCLUSION OF DEFENDANTS' PROFITS, SETTLEMENT DISCUSSIONS, DR. MARONICK, AND PLAINTIFFS LOST SALES IN CALIFORNIA AND DISCUSSIONS WITH D. MAKOUS AND D. DECARLO RE: OPPOSITIONS TO SAME	1.80	0	260.00	468.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/9/2007	MIH	HAMILTON, MINA I.	PD	PREPARED EMAIL TO T. MARONICK [REDACTED]	0.40	0	260.00	104.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/9/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED AND REPLIED TO EMAILS FROM E. CREDITOR RE: [REDACTED]	0.10	0	260.00	26.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/9/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED B. DAUCHER EMAIL RE: RAJ DEPO CHANGES (TYPOS ONLY)	0.10	0	260.00	26.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of "Pre-Trial" Tasks	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	10/9/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED CASES IN MOTION IN LIMINE TO EXCLUDE MARONICK IN PREPARATION TO DRAFT OPPOSITION AND OUTLINED ARGUMENTS IN OPPOSITION	3.10	0	260.00	806.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/10/2007	AE1	ESPINOZA, ANTONIA	CW	CONFERENCE WITH ATTORNEY REGARDING TIME AND COST TO SECURE CERTIFIED COPY OF CALIFORNIA DMV OPPOSITION NO. 91176917 AS RELATES TO CASE NO. CV 06-7651 PA (CWX), PREPARE AND TRANSMIT E MAIL INQUIRY TO SERVICE AGENCY REGARDING SAME	0.40	0	160.00	64.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/10/2007	AE1	ESPINOZA, ANTONIA	AD	ANALYZED E MAIL FROM SERVICE AGENCY PROVIDING RESPONSE TO INQUIRY REGARDING TURNAROUND TIME AND COST TO SECURE CERTIFIED COPY OF CALIFORNIA DMV OPPOSITION NO. 91176917 AS RELATES TO CASE NO. CV 06-7651 PA (CWX), PREPARE AND TRANSMIT E MAIL INQUIRY TO ATTORNEY REGARDING SAME, PREPARE AND	0.50	0	160.00	80.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/10/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED VOICE MAIL FROM PETER HALLORAN RE: [REDACTED]	0.20	0	260.00	52.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/10/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE [REDACTED] RE: TESTIMONY FOR TRIAL	0.10	0	260.00	26.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/10/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED VOICE MAIL OF DR. MARONICK RE: MOTION IN LIMINE AND TELEPHONE CONFERENCE WITH HIM REGARDING SAME AND REBUTTAL REPORT [REDACTED]	0.30	0	260.00	78.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of "Pre-Trial" Tasks	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	10/10/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED TELEPHONE CALL FROM PETER HALLORAN [REDACTED]	0.10	0	260.00	26.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/10/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM CLIENT RE: [REDACTED]	0.40	0	260.00	104.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/10/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED B. DAUCHER EMAIL RE: DECISION ABOUT BENCH TRIAL AND OBTAINING NEED FOR JURY INSTRUCTIONS MEET AND CONFER BUT REQUESTING MEET AND CONFER ON STIPULATION RE: MOTIONS IN LIMINE AND REPLIED TO SAME LISTING MOTIONS FOR EACH SIDE WITH COMMENTS ON EACH FOR RESOLUTION DURING MEET AND	0.60	0	260.00	156.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/10/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED B. DAUCHER COMMENTS RE: MOTIONS IN LIMINE AND MEET AND CONFER RE: SAME	0.20	0	260.00	52.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/10/2007	MIH	HAMILTON, MINA I.		INSTRUCTIONS TO T. ESPINOZA RE: OBTAINING CA DMV OPPOSITION	0.20	0	260.00	52.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/10/2007	MIH	HAMILTON, MINA I.	PD	PREPARED EMAIL TO P. HALLORAN [REDACTED]	0.20	0	260.00	52.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of "Pre-Trial" Tasks	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	10/10/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED C. KRAMER EMAIL RE: [REDACTED]	0.10	0	260.00	26.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/10/2007	MIH	HAMILTON, MINA I.	CW	CONFERENCE WITH D. MAKOUS RE: STRATEGY [REDACTED]	0.50	0	260.00	130.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/10/2007	MIH	HAMILTON, MINA I.	PD	PREPARED OPPOSITION TO MARONICK MOTION IN LIMINE	3.80	0	260.00	988.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/11/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM PETER HALLORAN (AG OF CA) RE: TELEPHONE CONFERENCE ABOUT DMV.ORG CASE AND ADVISED [REDACTED]	0.10	0	260.00	26.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/11/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED NOTICE OF WAIVER OF JURY DEMAND AND DISCUSSION WITH D. DECARLO [REDACTED]	0.20	0	260.00	52.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/11/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED STATUS OF ORDERING CERTIFIED COPY OF OPPOSITION BY CA DMV	0.20	0	260.00	52.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of "Pre-Trial" Tasks	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	10/11/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE WITH B. DAUCHER RE: MOTIONS IN LIMINE STIPULATION, STIPULATED FACTS, OTHER PRETRIAL ISSUES	0.40	0	260.00	104.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/11/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE WITH CLIENT RE: [REDACTED]	0.20	0	260.00	52.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/11/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED PROPOSED STIPULATION FROM B. DAUCHER RE: MOTIONS IN LIMINE AND PREPARED REVISIONS AND SENT TO B. DAUCHER AND REVIEWED REPLY	0.50	0	260.00	130.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/11/2007	MIH	HAMILTON, MINA I.	FN	FINALIZED STIPULATION ON MOTIONS IN LMINE AND	0.20	0	260.00	52.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/11/2007	MIH	HAMILTON, MINA I.	DR	DRAFTED OPPOSITION TO MOTION IN LIMINE TO EXCLUDE MARONICK AND REVISED SAME	5.40	0	260.00	1,404.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/11/2007	DNM	MAKOUS, DAVID N.	DR	DRAFTED OUTLINE MEETING WITH JUDGE [REDACTED]	1.30	0	450.00	585.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of "Pre-Trial" Tasks	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	10/12/2007	DCD	DECARLO, DANIEL C.		CONFERENCE WITH CLIENTS, MINA HAMILTON AND DAVID MAKOUS RE STRATEGY [REDACTED]	1.00	0	260.00	260.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/12/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE MEETING WITH D. MAKOUS AND D. DECARLO RE: STRATEGY [REDACTED]	0.80	0	260.00	208.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/12/2007	MIH	HAMILTON, MINA I.	RE	REVISED AND FINALIZED OPPOSITION TO MOTION IN LIMINE TO EXCLUDE DR. MARONICK EVIDENCE [REDACTED]	1.90	0	260.00	494.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/12/2007	MIH	HAMILTON, MINA I.	PD	PREPARED DECLARATION OF MINA HAMILTON IN SUPPORT OF OPPOSITION TO MOTION IN LIMINE TO EXCLUDE DR. MARONICK EVIDENCE	0.40	0	260.00	104.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/12/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EDITS BY E. CREDITOR TO OPPOSITION TO MOTION TO EXCLUDE MARONICK AND REVISED BRIEF ACCORDINGLY	0.40	0	260.00	104.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/12/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED OPPOSITION TO MOTION TO EXCLUDE HOLLANDER AND [REDACTED]	0.70	0	260.00	182.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of "Pre-Trial" Tasks	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	10/12/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE WITH D. MAKOUS, D. DECARLO AND CLIENTS RE: TRIAL STRATEGY	1.00	0	260.00	260.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/12/2007	MIH	HAMILTON, MINA I.	PD	PREPARED WAIVER OF JURY DEMAND	0.20	0	260.00	52.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/12/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE [REDACTED] RE: WITNESS AT TRIAL [REDACTED]	0.40	0	260.00	104.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/12/2007	DNM	MAKOUS, DAVID N.	RV	REVIEWED REVISE OPPOSITION TO DEFENDANTS MOTION TO MARONICK FROM TESTIFYING	1.10	0	450.00	495.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/12/2007	DNM	MAKOUS, DAVID N.	TC	TELEPHONE CONFERENCE TELEPHONE CONFERENCE WITH MINA HAMILTON REGARDING CASE	0.20	0	450.00	90.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/12/2007	DNM	MAKOUS, DAVID N.	TC	TELEPHONE CONFERENCE TELEPHONE CONFERENCE WITH CHRIS AND ERIC REGARDING [REDACTED]	0.80	0	450.00	360.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of "Pre-Trial" Tasks	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	10/15/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED FILED MOTIONS IN LIMINE STIPULATION AND DEFENDANTS' OPPOSITION BRIEF TO EXCLUDE SURVEY AND TESTIMONY OF KEN HOLLANDER AND ANALYZED SAME	0.90	0	260.00	234.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/15/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED COURT ELECTRONIC NOTICES OF FILINGS	0.10	0	260.00	26.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/15/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM ASHLEY MERLO RE: STATE AGENCY CHART AND EMAIL FROM D. MAKOUS RE: [REDACTED]	0.20	0	260.00	52.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/16/2007	DCD	DECARLO, DANIEL C.		CONFERENCE WITH BRIAN DAUCHER RE PRE-TRIAL.	1.00	0	260.00	260.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/16/2007	DCD	DECARLO, DANIEL C.		ATTEND PRE-TRIAL CONFERENCE AND CONFERENCE WITH CLIENTS.	3.20	0	260.00	832.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/16/2007	MIH	HAMILTON, MINA I.	PF	PREPARATION FOR PRE-TRIAL CONFERENCE [REDACTED]	0.80	0	260.00	208.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of "Pre-Trial" Tasks	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	10/16/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE WITH OPPOSING COUNSEL AND D. DECARLO RE: PROPOSAL FOR RESUBMISSION OF MOTION	1.00	0	260.00	260.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/16/2007	MIH	HAMILTON, MINA I.	PD	PREPARED PRE-TRIAL CONFERENCE MEMO RE: [REDACTED]	1.80	0	260.00	468.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/16/2007	MIH	HAMILTON, MINA I.	AT	ATTENDED PRE-TRIAL CONFERENCE AND BRIEFING THEREAFTER WITH D. MAKOUS, D. DECARLO	3.50	0	260.00	910.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/16/2007	MIH	HAMILTON, MINA I.	PD	PREPARED EVIDENCE OUTLINE FOR REMEDIES/INJUNCTION DECLARATIONS TASKS FOR PRESENTATION OF TESTIMONY BY DECLARATION	3.60	0	260.00	936.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/16/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED VOICE MESSAGE FROM JUDGE'S CLERK AND EMAIL TO B. DAUCHER RE: CALL IN NUMBER	0.10	0	260.00	26.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/16/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED ELECTRONIC NOTICES OF FILINGS	0.20	0	260.00	52.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of "Pre-Trial" Tasks	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	10/16/2007	DNM	MAKOUS, DAVID N.	PF	PREPARATION FOR TRIAL CONFERENCE WITH JUDGE ANDERSON AND MEETING WITH CLIENTS [REDACTED] CREDITOR IN PREPARATION FOR HEARING, ATTENDANCE AND ARGUMENT AT LENGTHY HEARING BEFORE JUDGE ANDERSON, FURTHER MEETINGS WITH CLIENTS, MINA HAMILTON AND DAN DECARLO REGARDING	4.00	0	450.00	1,800.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/17/2007	DCD	DECARLO, DANIEL C.		MEET AND CONFER WITH BRIAN.	1.30	0	260.00	338.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/17/2007	DCD	DECARLO, DANIEL C.		COURT CONFERENCE WITH JUDGE ANDERSON.	0.70	0	260.00	182.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/17/2007	DCD	DECARLO, DANIEL C.		TRIAL PREPARATION IN LIGHT OF JUDGE ANDERSON'S RULING.	1.60	0	260.00	416.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/17/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE AND EMAIL EXCHANGE REGARDING NUMEROUS PRETRIAL TOPIC, INCLUDING WITNESSES TO BE OFFERED, CROSSED, DESIGNATED BY DEPOSITION, OR THE LIKE	1.80	0	260.00	468.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/17/2007	MIH	HAMILTON, MINA I.	AT	ATTENDED TELEPHONE HEARING WITH JUDGE REGARDING WITNESSES, DESIGNATION PROCESS, MINUTE ORDER, DAMAGES, REMEDIES BRIEFING ALLOWED AT END OF CASE, ETC.	0.40	0	260.00	104.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of "Pre-Trial" Tasks	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	10/17/2007	MIH	HAMILTON, MINA I.	PD	PREPARED EMAILS TO CLIENTS AND REVIEWED CLIENT EMAILS AND TELEPHONE CALL WITH CLIENTS RE:[REDACTED]	0.50	0	260.00	130.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/17/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE LEFT MESSAGES [REDACTED] RE: STATUS AND TRIAL DECLARATION	0.40	0	260.00	104.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/17/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE WITH [REDACTED] TRIAL WITNESSES [REDACTED]	0.40	0	260.00	104.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/17/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED VOLUME ONE OF MORETTI DEPOSITION [REDACTED]	4.40	0	260.00	1,144.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/17/2007	MIH	HAMILTON, MINA I.	PD	PREPARED INDEX AND NOTICE OF DESPOSITION DESIGNATIONS	0.70	0	260.00	182.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/17/2007	MIH	HAMILTON, MINA I.	PD	PREPARED STRATEGY WITH D. DECLARO RE: [REDACTED]	0.80	0	260.00	208.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of "Pre-Trial" Tasks	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	10/18/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE MEET AND CONFER WITH B. DAUCHER RE: JUDGE'S PROCEDURES FOR STIPULATION FOR DESIGNATION OF DEPOSITION TESTIMONY IN LIEU OF LIVE AND OTHER TRIAL ISSUES (EXHIBIT LISTS, AUTHENTICATION OF DOCUMENTS, STIPULATED FACTS, ETC.)	0.60	0	260.00	156.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/18/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED AND REPLIED TO EMAILS FROM CLIENTS REGARDING [REDACTED]	0.50	0	260.00	130.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/18/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE WITH CHUCK DUNBAR RE: [REDACTED]	0.80	0	260.00	208.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/18/2007	MIH	HAMILTON, MINA I.	PD	PREPARED DEPOSITION DESIGNATION STIPULATION WITH OPPOSING COUNSEL	0.40	0	260.00	104.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/18/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM ATTORNEY [REDACTED] RE: TRIAL AND DECLARATION, ETC.	0.40	0	260.00	104.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/18/2007	MIH	HAMILTON, MINA I.	PD	PREPARED DEPOSITION DESIGNATIONS AND INDEX AND SUMMARY OF TESTIMONY OF STEVE MORETTI	5.40	0	260.00	1,404.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of "Pre-Trial" Tasks	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	10/18/2007	MIH	HAMILTON, MINA I.	PD	PREPARED DEPOSITION DESIGNATIONS AND INDEX AND SUMMARY OF TESTIMONY OF FLACK AND JACOBSON AND RAVI LAHOTI	3.10	0	260.00	806.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/18/2007	DNM	MAKOUS, DAVID N.	CW	CONFERENCE WITH DETAILED CONFERENCE WITH M. HAMILTON REGARDING [REDACTED]	0.70	0	450.00	315.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/19/2007	FJB	BISCARDI, FRANCINE J.	RS	RESEARCHED REQUESTOR: MINA HAMILTON. REQUEST: UPDATED THE NEWS SEARCH FOR ARTICLES REGARDING DMV.ORG. DATABASE: LEXIS. TYPE: NEWS. TIME: 19M.	0.40	0	110.00	44.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/19/2007	DCD	DECARLO, DANIEL C.		TRIAL PREPARATION - DIRECT DECLARATIONS.	1.10	0	260.00	286.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/19/2007	MIH	HAMILTON, MINA I.		TRIAL PREPARATION (FINALIZED FOR FILING AND SERVICE PLAINTIFFS' DEPOSITION DESIGNATIONS OF MORETTI, JACOBSON, FLACK, RAVI LAHOTI AND INDEX THERETO)	6.60	0	260.00	1,716.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/19/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED (BRIEFLY) DEFENDANTS' DEPOSITION DESIGNATIONS OF CREDITOR, LEACH, KRAMER, LEACH, AND MARONICK AND INDEX SUMMARY THERETO AND PREPARED OUTLINE OF DOCUMENT FOR OBJECTIONS THERETO	2.80	0	260.00	728.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of "Pre-Trial" Tasks	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	10/19/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED AND REPLIED TO EMAILS FROM OPPOSING COUNSEL RE: MEET AND CONFER ISSUES, EMAILS FROM CLIENTS RE: [REDACTED]	1.00	0	260.00	260.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/19/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED DEPOSITION MINI TRANSCRIPTS BINDER AND CREATED NEW INDEX FOR SAME	1.60	0	260.00	416.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/20/2007	DCD	DECARLO, DANIEL C.		REVIEW LEACH AND ERIC DEPOSITIONS TO [REDACTED]	5.20	0	260.00	1,352.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/20/2007	MIH	HAMILTON, MINA I.	PD	PREPARED OBJECTIONS TO DEPOSITION DESIGNATIONS BY DEFENDANTS (PER COURT'S DETAILED MINUTE ORDER REGARDING FORMATTING OF OBJECTIONS, ATTACHING TEXT OF TESTIMONY, CITATION TO EVIDENCE CODE, ETC)- OBJECTIONS TO DR. MARONICK'S DESIGNATIONS	2.70	0	260.00	702.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/20/2007	MIH	HAMILTON, MINA I.	PD	PREPARED OBJECTIONS TO DEPOSITION DESIGNATIONS BY DEFENDANTS (PER COURT'S DETAILED MINUTE ORDER REGARDING FORMATTING OF OBJECTIONS, ATTACHING TEXT OF TESTIMONY, CITATION TO EVIDENCE CODE, ETC)- OBJECTIONS TO CHRIS KRAMER'S DESIGNATIONS	3.80	0	260.00	988.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/20/2007	MIH	HAMILTON, MINA I.	PD	PREPARED OBJECTIONS TO DEPOSITION DESIGNATIONS BY DEFENDANTS (PER COURT'S DETAILED MINUTE ORDER REGARDING FORMATTING OF OBJECTIONS, ATTACHING TEXT OF TESTIMONY, CITATION TO EVIDENCE CODE, ETC)- OBJECTIONS TO EXTENSIVE ERIC CREDITOR AND JIMMY LEACH DESIGNATIONS WITH	5.50	0	260.00	1,430.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of "Pre-Trial" Tasks	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	10/21/2007	DCD	DECARLO, DANIEL C.		PREPARE PORTIONS OF CREDITOR DECLARATION FOR TRIAL AND OUTLINES.	3.60	0	260.00	936.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/21/2007	DCD	DECARLO, DANIEL C.		PREPARE EVIDENCE OBJECTIONS AND RESPONSES.	2.10	0	260.00	546.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/21/2007	DCD	DECARLO, DANIEL C.		REVIEW SUPPLEMENTAL DISCLOSURES RE TRIAL.	2.30	0	260.00	598.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/21/2007	MIH	HAMILTON, MINA I.	PD	PREPARED DRAFT OF TRIAL DECLARATION OF CHUCK DUNBAR	2.30	0	260.00	598.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/21/2007	MIH	HAMILTON, MINA I.	PD	PREPARED DRAFT OF TRIAL DECLARATION OF JOHN WRIGHT	0.80	0	260.00	208.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/21/2007	MIH	HAMILTON, MINA I.	PD	PREPARED DRAFT OF TRIAL DECLARATION OF GARY TSIFRIN	0.70	0	260.00	182.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of "Pre-Trial" Tasks	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	10/21/2007	MIH	HAMILTON, MINA I.	PD	PREPARED TRIAL INDEX OF DECLARATIONS	0.60	0	260.00	156.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/21/2007	MIH	HAMILTON, MINA I.	PD	PREPARED FINDINGS OF FACTS [REDACTED]	4.60	0	260.00	1,196.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/21/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE AND EMAILS FROM CLIENT RE: [REDACTED]	1.70	0	260.00	442.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/21/2007	MIH	HAMILTON, MINA I.	FN	FINALIZED AND SENT OPPOSING COUNSEL OBJECTIONS TO DEPOSITION DESIGNATIONS FOR INSERTION OF RESPONSES	1.50	0	260.00	390.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/22/2007	FJB	BISCARDI, FRANCINE J.	RS	RESEARCHED REQUESTOR: MINA HAMILTON. REQUEST: PRINT DMV.ORG ARTICLES 1, 2, 3, 6, 10 AND 11 INDIVIDUALLY. DATABASE: LEXIS. TYPE: NEWS. TIME: 46M.	0.80	0	110.00	88.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/22/2007	DCD	DECARLO, DANIEL C.		TRIAL PREPARATION. PREPARE FOR PRE-TRIAL HEARING AND CROSS- EXAMINATION.	2.80	0	260.00	728.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of "Pre-Trial" Tasks	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	10/22/2007	AE1	ESPINOZA, ANTONIA	CW	CONFERENCE WITH ATTORNEY REGARDING PREPARATION OF TRIAL SUBPOENA FOR [REDACTED] SCHEDULED OCTOBER 30, 2007 AT 10:00 A.M. AT CENTRAL DISTRICT COURT RELATING TO CASE NO. CV 06-7651 PA (CWX), PREPARE SAME	0.40	0	160.00	64.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/22/2007	AE1	ESPINOZA, ANTONIA	CW	CONFERENCE WITH ATTORNEY REGARDING PREPARATION OF ACKNOWLEDGMENT OF RECEIPT OF TRIAL SUBPOENA FOR [REDACTED] SCHEDULED OCTOBER 30, 2007 AT 10:00 A.M. AT CENTRAL DISTRICT COURT RELATING TO CASE NO. CV 06-7651 PA (CWX), PREPARE SAME	0.40	0	160.00	64.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/22/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE WITH [REDACTED] REVISIONS TO TRIAL DECLARATION WITH D. MAKOUS	1.90	0	260.00	494.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/22/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE SEVERAL WITH [REDACTED] FINALIZED DECLARATION FOR TRIAL	0.50	0	260.00	130.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/22/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAILS (2) [REDACTED] FINALIZED TRIAL DECLARATION	0.80	0	260.00	208.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/22/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAILS [REDACTED] FINALIZED DECLARATION AND SIGNATURE PAGE FOR SAME	0.40	0	260.00	104.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of "Pre-Trial" Tasks	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	10/22/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAILS FROM [REDACTED] TRIAL DECLARATION, ETC.	0.40	0	260.00	104.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/22/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED DEFENDANTS' RESPONSES TO PLAINTIFFS' OBJECTIONS TO DEFENDANTS' DESIGNATED DEPOSITION TESTIMONY AND PREPARED FOR FILING AND SENT PLAINTIFFS' RESPONSES TO DEFENDANTS	1.40	0	260.00	364.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/22/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAILS AND TELEPHONE CONFERENCE WITH E. CREDITOR RE: [REDACTED]	0.40	0	260.00	104.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/22/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED COURT ORDER RE: MOTIONS IN LIMINE	0.10	0	260.00	26.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/22/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED AND REPLIED TO B. DAUCHER EMAIL RE: STATE AGENCY CHART	0.10	0	260.00	26.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/22/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED JOE TADROS EMAILS RE: TECH. ISSUES AND EXHIBIT EXCHANGE, ETC. AND REPLIED TO SAME	0.30	0	260.00	78.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of "Pre-Trial" Tasks	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	10/22/2007	MIH	HAMILTON, MINA I.	PD	PREPARED CHRIS KRAMER DECLARATION [REDACTED]	0.50	0	260.00	130.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/22/2007	MIH	HAMILTON, MINA I.	PD	PREPARED INDEX OF TRIAL DECLARATIONS	0.60	0	260.00	156.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/22/2007	DNM	MAKOUS, DAVID N.	RE	[REDACTED] REVISION [REDACTED] DECLARATION; TELEPHONE CONFERENCE [REDACTED]; REVISIONS OF [REDACTED] DECLARATION; REVIEW FINAL DRAFT; SEVERAL TELEPHONE CONFERENCES WITH [REDACTED]; REVIEW FINAL DRAFT; SEVERAL TELEPHONE CONFERENCES WITH [REDACTED] REGARDING TESTIMONY, EVIDENCE	8.50	0	450.00	3,825.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/23/2007	DCD	DECARLO, DANIEL C.		REVIEW OF OURS AND DEFENDANTS' DECLARATIONS RE PREPARATION OF CROSS-EXAMINATION.	1.80	0	260.00	468.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/23/2007	PCG	GREENSPAN, PAULA C.	RV	REVIEWED MEMO[REDACTED] RE REMEDIES UNDER SECTION 43(A) OF THE LANHAM ACT.	0.70	0	260.00	182.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/23/2007	PCG	GREENSPAN, PAULA C.	RV	REVIEWED FINAL TRIAL DECLARATION OF ERIC CREDITOR FOR PURPOSES OF[REDACTED]	0.50	0	260.00	130.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of "Pre-Trial" Tasks	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	10/23/2007	PCG	GREENSPAN, PAULA C.	RS	RESEARCHED ISSUE OF[REDACTED] REMEDY FOR FALSE ADVERTISING.	4.20	0	260.00	1,092.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/23/2007	PCG	GREENSPAN, PAULA C.	TF	TELEPHONE CALL FROM DAVID MAKOUS RE [REDACTED].	0.10	0	260.00	26.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/23/2007	PCG	GREENSPAN, PAULA C.	RV	REVIEWED COMPLAINT FOR PURPOSES OF [REDACTED]	0.50	0	260.00	130.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/23/2007	MIH	HAMILTON, MINA I.	PD	PREPARED ERIC CREDITOR TRIAL DECLARATION INCLUDING TRIAL EXHIBIT REFERENCES	6.20	0	260.00	1,612.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/23/2007	MIH	HAMILTON, MINA I.	RE	REVISED CHRIS KRAMER TRIAL DECLARATION AND FINALIZED [REDACTED]	0.40	0	260.00	104.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/23/2007	MIH	HAMILTON, MINA I.	FN	FINALIZED ERIC CREDITOR DECLARATION AFTER TELEPHONE CONFERENCES AND EMAILS WITH ERIC RE: [REDACTED]	0.70	0	260.00	182.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of "Pre-Trial" Tasks	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	10/23/2007	MIH	HAMILTON, MINA I.	FN	FINALIZED INDEX AND ALL DECLARATIONS FOR FILING AND SERVICE	0.50	0	260.00	130.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/23/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAILS FROM OPPOSING COUNSEL RE: PROPOSED FINDINGS AND EXHIBIT EXCHANGE AND CONFERENCE WITH D. DECARLO [REDACTED]	0.30	0	260.00	78.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/24/2007	DCD	DECARLO, DANIEL C.		ALL-DAY MEETING WITH ERIC AND CHRIS [REDACTED]	8.60	0	260.00	2,236.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/24/2007	DCD	DECARLO, DANIEL C.		PREPARE OBJECTIONS TO RAJ AND MORETTI DECLARATIONS.	2.80	0	260.00	728.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/24/2007	PCG	GREENSPAN, PAULA C.	CW	CONFERENCE WITH DAVID MAKOUS RE REMEDIES FOR FALSE ADVERTISING.	0.30	0	260.00	78.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/24/2007	MIH	HAMILTON, MINA I.	PD	PREPARED EMAIL TO OPPOSING COUNSEL AND REVIEWED EMAILS RE: EXCHANGE OF EXHIBITS, FINDINGS OF FACT AND CONCLUSIONS OF LAW	0.20	0	260.00	52.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of "Pre-Trial" Tasks	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	10/24/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED DEFENDANTS TRIAL DECLARATIONS (BRIEF OVERVIEW)	0.70	0	260.00	182.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/24/2007	MIH	HAMILTON, MINA I.	PD	PREPARED COUNTER DESIGNATIONS OF DEPOSITION TESTIMONY DESIGNATED BY DEFENDANTS FOR FILING AND SERVICE	1.70	0	260.00	442.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/24/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EVIDENTIARY OBJECTIONS TO TRIAL DECLARATIONS [REDACTED]	0.40	0	260.00	104.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/24/2007	MIH	HAMILTON, MINA I.	PD	PREPARED FINDINGS OF FACT AND CONCLUSIONS OF LAW	1.40	0	260.00	364.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/24/2007	MIH	HAMILTON, MINA I.	PD	PREPARED PLAINTIFFS TRIAL EXHIBIT LIST SERIES 300	3.60	0	260.00	936.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/24/2007	MIH	HAMILTON, MINA I.	CW	CONFERENCE WITH PAULA GREENSPAN ON REMEDIES RESEARCH AND [REDACTED]	0.30	0	260.00	78.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of "Pre-Trial" Tasks	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	10/24/2007	DNM	MAKOUS, DAVID N.	CW	CONFERENCE WITH CONFERENCE WITH ERIC CREDITOR AND CHRIS KRAMER REGARDING CASE	0.20	0	450.00	90.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/24/2007	DNM	MAKOUS, DAVID N.	CW	CONFERENCE WITH CONFERENCE WITH DAN DECARLO REGARDING EMAIL AND TRAFFIC ISSUES, STRATEGY REGARDING PRESENTATION AND ARGUMENT	0.30	0	450.00	135.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/25/2007	FJB	BISCARDI, FRANCINE J.	RS	RESEARCHED REQUESTOR: TONI ESPINOZA / DAVID MAKOUS. REQUEST: DOWNLOAD AND PRINT ALL FEDERAL CASE AND TREATISES NOTED ON NET DOCS # 4836-8313- 6513, 4839-7300-1473, DEFENDANT'S OPPOSITION AND DEFENDANT'S NOTICE OF MOTION. DATABASE: WESTLAW. TYPE: FIND. TIME: 1HR38MIN.	1.70	0	110.00	187.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/25/2007	DCD	DECARLO, DANIEL C.		MEET AND CONFER ON EXHIBITS WITH DEFENDANTS' COUNSEL.	4.80	0	260.00	1,248.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/25/2007	DCD	DECARLO, DANIEL C.		PREPARE FOR PRE-TRIAL AND TRIAL.	5.20	0	260.00	1,352.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/25/2007	AE1	ESPINOZA, ANTONIA	CW	CONFERENCE WITH CONFERENCE WITH ATTORNEY TO DISCUSS [REDACTED] PREPARE CASES TABLE OF CONTENTS, PREPARE BRIEF BINDER CONTAINING SAME	1.50	0	160.00	240.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of "Pre-Trial" Tasks	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	10/25/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE WITH B. DAUCHER AND JOE TADROS RE EXHIBIT STIPULATIONS, OBJECTIONS, JOINT FILING BY MONDAY (INCLUDING DEPOSITION EXHIBITS 1-199 AND PLAINTIFF'S EXHIBITS 300-409 AND DEFENDANTS' EXHIBITS 600-700 SERIES)	4.90	0	260.00	1,274.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/25/2007	MIH	HAMILTON, MINA I.	PF	PREPARATION FOR PRE-TRIAL CONFERENCE WITH DOCUMENTS FILED BY EACH SIDE AND INSTRUCTIONS AND REVIEW OF BINDERS (INCLUDING 2 SETS OF DEPOSITION AND DECLARATIONS AND OBJECTIONS AND ALL RELATED FILINGS)	1.50	0	260.00	390.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/25/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE [REDACTED] IT LITIGATION SUPPORT AND SCANNING OF EXHIBITS AND LOGISTICS FOR TRIAL	0.40	0	260.00	104.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/25/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED AND REPLIED TO EMAILS WITH B. CAUCHER AND JOE TADROS RE REQUEST FOR JUDICIAL NOTICE, TRIAL AGREEMENT RE WEB BASED EXHIBITS, EXCHANGE OF EXHIBIT BINDERS, COSTS DATA, ETC.	0.60	0	260.00	156.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/25/2007	MIH	HAMILTON, MINA I.	FN	FINALIZED SUBMISSION OF TRIAL DECLARATION OF [REDACTED]	0.90	0	260.00	234.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/25/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE WITH CLIENT RE [REDACTED]	0.20	0	260.00	52.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of "Pre-Trial" Tasks	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	10/25/2007	MIH	HAMILTON, MINA I.	PD	PREPARED EXHIBIT BINDERS AND EXHIBIT LIST OF PLAINTIFFS' EXHIBITS (SERIES 300-409)	2.80	0	260.00	728.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/25/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED REQUEST FOR JUDICIAL NOTICE AND EXHIBITS THEREIN AND LEGAL ISSUES AND PROCEDURE FOR OBJECTION	1.60	0	260.00	416.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/25/2007	MIH	HAMILTON, MINA I.	PF	PREPARATION FOR EXCLUSION OF TRIAL EXHIBITS - [REDACTED]	1.20	0	260.00	312.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/25/2007	DNM	MAKOUS, DAVID N.	PF	PREPARATION FOR PREPARATION FOR ARGUMENT ON MOTIONS IN LIMINE REGARDING SURVEYS BY MARONICK AND HOLLANDER	1.20	0	450.00	540.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/26/2007	DCD	DECARLO, DANIEL C.		PREPARE FOR AND ATTEND PRE-TRIAL HEARING.	3.50	0	260.00	910.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/26/2007	PCG	GREENSPAN, PAULA C.	RS	RESEARCHED ISSUE OF EQUITABLE POWERS OF COURT UNDER LANHAM ACT [REDACTED]	0.90	0	260.00	234.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of "Pre-Trial" Tasks	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	10/26/2007	PCG	GREENSPAN, PAULA C.	DR	DRAFTED BEGIN DRAFTING TRIAL BRIEF RE REMEDIES.	3.40	0	260.00	884.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/26/2007	PCG	GREENSPAN, PAULA C.	CW	CONFERENCE WITH MINA HAMILTON RE [REDACTED]	0.20	0	260.00	52.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/26/2007	PCG	GREENSPAN, PAULA C.	CW	CONFERENCE WITH BILL STEFFIN RE [REDACTED]	0.30	0	260.00	78.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/26/2007	MIH	HAMILTON, MINA I.	PF	PREPARATION FOR USE OF EXHIBITS AT TRIAL -PREPARATION OF EXHIBIT BINDERS FOR SCANNING IN COLOR WHERE NECESSARY [REDACTED]	1.90	0	260.00	494.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/26/2007	MIH	HAMILTON, MINA I.	PF	PREPARATION FOR AND ATTENDANCE AT PRETRIAL CONFERENCE HEARING [REDACTED]	1.80	0	260.00	468.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/26/2007	MIH	HAMILTON, MINA I.	PD	PREPARED EMAILS TO THIRD PARTY WITNESSES [REDACTED]	0.40	0	260.00	104.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of "Pre-Trial" Tasks	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	10/26/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED AND REPLIED TO EMAILS WITH OPPOSING COUNSEL RE: WITNESS SCHEDULING, SANCHEZ DECLARATION, ETC.	0.40	0	260.00	104.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/26/2007	DNM	MAKOUS, DAVID N.	PF	PREPARATION FOR DETAILED PREPARATION FOR MOTIONS IN LIMINE TO ARGUE [REDACTED]	3.50	0	450.00	1,575.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/26/2007	DNM	MAKOUS, DAVID N.	AT	ATTENDED ATTENDANCE AT HEARING WITH JUDGE ANDERSON AND TRIAL SCHEDULING ISSUES	1.30	0	450.00	585.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/29/2007	DCD	DECARLO, DANIEL C.		TELEPHONE CONFERENCE WITH ERIC RE [REDACTED]	0.60	0	260.00	156.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/29/2007	DCD	DECARLO, DANIEL C.		PREPARE FOR TRIAL - EXAMINATION AND DOCUMENTS.	1.20	0	260.00	312.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/29/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED AND REPLIED TO EMAILS REGARDING MEDIATION WITH MARKOWITZ BETWEEN CLIENTS AND OPPOSING COUNSEL, EMAILS REGARDING EXHIBIT LIST STIPULATION AND FINDINGS OF FACT AND CONCLUSIONS OF LAW EXCHANGE, [REDACTED]	0.80	0	260.00	208.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of "Pre-Trial" Tasks	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	10/29/2007	MIH	HAMILTON, MINA I.	PD	PREPARED DEPOSITION EXHIBITS [REDACTED]	2.70	0	260.00	702.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/30/2007	DCD	DECARLO, DANIEL C.		CONFERENCE WITH PAULA GREENSPAN RE [REDACTED]	0.80	0	260.00	208.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/30/2007	DCD	DECARLO, DANIEL C.		PREPARATION OF RAJ DIRECT EXAMINATION, [REDACTED]	9.80	0	260.00	2,548.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/30/2007	AE1	ESPINOZA, ANTONIA	CW	CONFERENCE WITH ATTORNEY REGARDING REVISION OF TRIAL SUBPOENA FOR [REDACTED] SCHEDULED NOVEMBER 6, 2007 AT 10:00 A.M. AT CENTRAL DISTRICT COURT AND PREPARATION OF RECEIPT ACKNOWLEDGMENT FOR RECEIPT OF SAME RELATING TO CASE NO. CV 06-7561 PA (CWX), PREPARE SAME	0.40	0	160.00	64.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/30/2007	AE1	ESPINOZA, ANTONIA	RRC	RECEIVE, REVIEW AND CONSIDERATION OF CERTIFIED COPY OF CALIFORNIA DMV OPPOSITION NO. 91176917 FROM SERVICE AGENCY AS RELATES TO CASE NO. CV 06-7651 PA (CWX)	0.30	0	160.00	48.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/30/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED AND TOOK ACTION ON CLIENT EMAILS RE: [REDACTED]	0.80	0	260.00	208.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of "Pre-Trial" Tasks	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	10/30/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED ISSUE OF [REDACTED] DECLARATION [REDACTED]	0.40	0	260.00	104.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/30/2007	MIH	HAMILTON, MINA I.	PD	PREPARED REVISED EXHIBITS LIST AND EXTENSIVE REVIEW OF EACH EXHIBIT [REDACTED]	5.40	0	260.00	1,404.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/30/2007	MIH	HAMILTON, MINA I.	PD	PREPARED EMAIL TO CLIENTS RE: [REDACTED]	0.20	0	260.00	52.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/30/2007	MIH	HAMILTON, MINA I.	PD	PREPARED FINAL JOINT EXHIBIT STIPULATION AND OBJECTIONS TO EXHIBITS BASED ON 5 HOUR MEET AND CONFER WITH OPPOSING COUNSEL AND REVISIONS TO OBJECTIONS, DESCRIPTIONS, WITHDRAWAL OF EXHIBITS, ETC.	7.20	0	260.00	1,872.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/30/2007	MIH	HAMILTON, MINA I.	PD	PREPARED DOCUMENTS TO SEND TO MARKOWITZ FOR MEDIATION	0.50	0	260.00	130.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/30/2007	DNM	MAKOUS, DAVID N.	RV	REVIEWED CONSIDER CASE ISSUES REGARDING SEVERAL POINTS OF EVIDENCE AND REBUTTAL, CROSS- EXAMINATION	0.40	0	450.00	180.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of "Pre-Trial" Tasks	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	10/30/2007	DNM	MAKOUS, DAVID N.	RV	REVIEWED REVIEW RECENT LAW REVIEW ARTICLE ON SURVEY EVIDENCE, [REDACTED]	0.40	0	450.00	180.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/31/2007	DCD	DECARLO, DANIEL C.		ATTEND MEDIATION AND CONFERENCE WITH CLIENTS.	4.80	0	260.00	1,248.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/31/2007	PCG	GREENSPAN, PAULA C.	RV	REVIEWED COURT E-MAIL RE NOTICE OF FILING DOCUMENTS.	0.10	0	260.00	26.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/31/2007	PCG	GREENSPAN, PAULA C.	TF	TELEPHONE CALL FROM DAN DECARLO RE CASES [REDACTED]	0.10	0	260.00	26.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/31/2007	MIH	HAMILTON, MINA I.	PD	PREPARED FINAL JOINT TRIAL EXHIBIT STIPULATION AND RESPONSE TO EVIDENTIARY OBJECTIONS (CONT'D) EXHIBITS 1-199, 1000, 1001, 300-410, AND 600-665	6.70	0	260.00	1,742.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/31/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED AND REPLIED TO EMAILS FROM J. TADROS RE: JOINT TRIAL EXHIBIT STIPULATION, SPECIFIC CORRECTIONS TO EXHIBITS AND SPECIFIC OBJECTIONS	0.40	0	260.00	104.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of "Pre-Trial" Tasks	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	10/31/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED AND ACTED ON CLIENT EMAILS RE: [REDACTED]	0.40	0	260.00	104.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/31/2007	MIH	HAMILTON, MINA I.	FN	FINALIZED FINAL JOINT TRIAL EXHIBIT STIPULATION AND RESPONSE TO EVIDENTIARY OBJECTIONS (CONT'D) EXHIBITS 1-199, 1000, 1001, 300-410, AND 600-665 AND SENT TO J. TADROS	3.60	0	260.00	936.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/31/2007	DNM	MAKOUS, DAVID N.	DR	DRAFTED OUTLINE CROSS- EXAMINATION OF ROJ IN PART	0.50	0	450.00	225.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/31/2007	DNM	MAKOUS, DAVID N.	TC	TELEPHONE CONFERENCE TELEPHONE CONFERENCE WITH [REDACTED] REGARDING (BRIEFLY) CASE AND FUTURE ACTION	0.20	0	450.00	90.00	B	557816	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/1/2007	DCD	DECARLO, DANIEL C.		PREPARATION OF CROSS- EXAMINATION OF RAJ AND FOR FRIDAY'S PRE-TRIAL CONFERENCE.	4.60	0	260.00	1,196.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/1/2007	MIH	HAMILTON, MINA I.	PD	PREPARED MARKED UP COLORED RESPONSES TO DEFENDANTS' FINDINGS OF FACT AND CONCLUSIONS OF LAW AND PREPARED FOR FILING COLOR COPIES WITH COURT AND SERVICE ON OPPOSING COUNSEL	2.00	0	260.00	520.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of "Pre-Trial" Tasks	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	11/1/2007	MIH	HAMILTON, MINA I.	PD	PREPARED WORKING COPY WITH NOTATIONS [REDACTED] FINDINGS OF FACT AND CONCLUSIONS OF LAW	0.60	0	260.00	156.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/1/2007	MIH	HAMILTON, MINA I.	MW	MEETING WITH D. DECARLO, D. MAKOUS, P. GREENSPAN RE: [REDACTED]	1.00	0	260.00	260.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/1/2007	MIH	HAMILTON, MINA I.	PF	PREPARATION FOR WITH D. DECARLO CROSS OF RAJ LAHOTI [REDACTED]	3.00	0	260.00	780.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/1/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED FINAL JOINT TRIAL STIPULATION TO INCLUDE DEFENDANTS EXHIBITS 666-689 AND FORWARDED TO J. TADROS	0.70	0	260.00	182.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/1/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE TO COURT CLERK RE: HEARING TOMORROW AND REVIEWED VOICE MESSAGE IN RESPONSE AND ADVISED ALL RE: SAME	0.10	0	260.00	26.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/1/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAILS FROM J. TADROS RE: CA DMV PRODUCTION BEING INCOMPLETE AND RESPONDED TO SAME AFTER REVIEW OF ORIGINAL DOCUMENTS	0.30	0	260.00	78.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of "Pre-Trial" Tasks	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	11/1/2007	MIH	HAMILTON, MINA I.	PD	PREPARED EMAIL TO OPPOSING COUNSEL RE: SCANNED EXHIBIT EXCHANGE FOR IT TRIAL SUPPORT AND INSTRUCTION TO E. MARTINEZ RE: QUALITY CONTROL OF EXHIBITS SCANNED	0.20	0	260.00	52.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/1/2007	MIH	HAMILTON, MINA I.	PD	PREPARED EMAIL TO CLIENTS [REDACTED]	0.20	0	260.00	52.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/1/2007	MIH	HAMILTON, MINA I.	RS	RESEARCHED REGARDING PUBLIC POLICY FOR ALLOWING COMPETITORS TO SUE TO VINDICATE PUBLIC UNDER FALSE ADVERTISING CLAIM [REDACTED]	2.20	0	260.00	572.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/1/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE TO COURT CLERK RE: HEARING TOMORROW AND REVIEWED VOICE MESSAGE IN RESPONSE AND ADVISED ALL RE: SAME	0.10	0	260.00	26.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/1/2007	DNM	MAKOUS, DAVID N.	DR	DRAFTED OUTLINE ARGUMENTS ON ADMISSIBILITY OF TRADE TESTIMONY AND EVIDENCE OF COMPETITORS AND SUCH, INCLUDING: [REDACTED]	1.30	0	450.00	585.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/2/2007	PCG	GREENSPAN, PAULA C.	CW	CONFERENCE WITH DAN DECARLO RE [REDACTED]	0.20	0	260.00	52.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of "Pre-Trial" Tasks	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	11/2/2007	PCG	GREENSPAN, PAULA C.	CW	CONFERENCE WITH DAVID MAKOUS RE [REDACTED]	0.10	0	260.00	26.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/2/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED J. TADROS EMAILS RE SCANNED EXHIBITS AND TRIAL BINDERS AND REPLIED TO SAME	0.20	0	260.00	52.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/2/2007	MIH	HAMILTON, MINA I.	CW	CONFERENCE WITH [REDACTED] ASSISTANCE WITH TECHNOLOGY PREPARATION ON MONDAY	0.30	0	260.00	78.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/2/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED COURT ORDER RE CRIMINAL TRIAL AND MOTIONS IN LIMINE	0.10	0	260.00	26.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/2/2007	MIH	HAMILTON, MINA I.	PD	PREPARED EMAIL TO E. CREDITOR [REDACTED]	0.10	0	260.00	26.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/2/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMIAL FROM E. CREDITOR RE [REDACTED]	0.20	0	260.00	52.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of "Pre-Trial" Tasks	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	11/2/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM E. CREDITOR RE [REDACTED]	0.10	0	260.00	26.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/2/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM J. TADROS RE CHANGES TO JOINT EXHIBIT STIPULATION AND OTHER EMAILS RE TRIAL EXHIBITS	0.20	0	260.00	52.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/2/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM E. CREDITOR RE [REDACTED]	0.30	0	260.00	78.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/3/2007	DCD	DECARLO, DANIEL C.		CONTINUE OUTLINE OF DIRECT EXAMINATION OF RAJ AND FLACK RE TRIAL PREPARATION.	3.40	0	260.00	884.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/3/2007	MIH	HAMILTON, MINA I.	PD	PREPARED EMAIL TO CLIENTS RE [REDACTED]	0.40	0	260.00	104.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/3/2007	MIH	HAMILTON, MINA I.	PD	PREPARED TASK LIST FOR PRE-TRIAL AND TRIAL (FIRST DAY) DOCUMNTS AND BINDERS AND REVIEWED COURT'S CIVIL TRIAL ORDER RE SAME [REDACTED]	0.90	0	260.00	234.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of "Pre-Trial" Tasks	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	11/3/2007	MIH	HAMILTON, MINA I.	PD	PREPARED WITNESS LIST AND EXHIBITS FOR EACH	1.20	0	260.00	312.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/3/2007	MIH	HAMILTON, MINA I.	RE	REVISED JOINT EXHIBIT STIPULATION	1.50	0	260.00	390.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/4/2007	DCD	DECARLO, DANIEL C.		PREPARATION OF CROSS- EXAMINATION OF MORETTI AND RAJ, ANALYSIS OF WEB STATS FOR CROSS- EXAMINATION OF MORETTI - CROSS REFERENCE WITH DEPOSITION EXCERPTS.	7.60	0	260.00	1,976.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/4/2007	MIH	HAMILTON, MINA I.	RE	REVISED JOINT EXHIBIT STIPULATION [REDACTED]	3.80	0	260.00	988.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/4/2007	MIH	HAMILTON, MINA I.	PD	PREPARED CATEGORIZATION OF EXHIBITS FOR TRIAL, REVISED JOINT STIPULATION AND EMAILED SEVERAL TIMES WITH TADROS RE SAME	5.00	0	260.00	1,300.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/5/2007	DCD	DECARLO, DANIEL C.		MEETING WITH CLIENTS.	2.00	0	260.00	520.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of "Pre-Trial" Tasks	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	11/5/2007	DCD	DECARLO, DANIEL C.		TRIAL PREPARATION - REVIEW EXHIBITS FOR CROSS-EXAMINATION	11.10	0	260.00	2,886.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/5/2007	PCG	GREENSPAN, PAULA C.	DR	DRAFTED TRIAL BRIEF RE REMEDIES UNDER THE LANHAM ACT.	7.50	0	260.00	1,950.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/5/2007	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE WITH T. MARONICK RE: TRIAL STATUS	0.10	0	260.00	26.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/5/2007	MIH	HAMILTON, MINA I.	MW	MEETING WITH CLIENTS	2.00	0	260.00	520.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/5/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED WITH CLIENTS/DCD [REDACTED] TRIAL STRATEGY [REDACTED]	11.70	0	260.00	3,042.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/5/2007	DNM	MAKOUS, DAVID N.	MW	MEETING WITH LENGTHY MEETING WITH ERIC CREDITOR AND CHRIS KRAMER [REDACTED]	3.80	0	450.00	1,710.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of "Pre-Trial" Tasks	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	10/22/2007	MIH	HAMILTON, MINA I.	PD	PREPARED [REDACTED] DECLARATION FROM MOTION FOR SUMMARY JUDGMENT FOR TRIAL DECLARATION WITH D. MAKOUS	4.20	0	260.00	1,092.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/22/2007	MIH	HAMILTON, MINA I.	PD	PREPARED TRIAL DECLARATION OF [REDACTED]	3.50	0	260.00	910.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/23/2007	PCG	GREENSPAN, PAULA C.	CW	CONFERENCE WITH MINA HAMILTON AND DAN DECARLO RE TRIAL BRIEF RE REMEDIES.	0.20	0	260.00	52.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/26/2007	AE1	ESPINOZA, ANTONIA	CW	CONFERENCE WITH ATTORNEY REGARDING PREPARATION OF TRIAL SUBPOENA FOR [REDACTED] SCHEDULED NOVEMBER 6, 2007 AT 10:00 A.M. AT CENTRAL DISTRICT COURT RELATING TO CASE NO. CV 06- 7561 PA (CWX) , PREPARE SAME	0.40	0	160.00	64.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/26/2007	RG2	GALES, RYAN		COMPILED AND ORGANIZE VOLUMINOUS TRIAL EXHIBIT IN PREPARATION FOR TRIAL	1.30	0	75.00	97.50	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/26/2007	MIH	HAMILTON, MINA I.		CLIENT LUNCH	3.00	0	260.00	780.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of "Pre-Trial" Tasks	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	10/26/2007	DNM	MAKOUS, DAVID N.	MW	MEETING WITH MEETING WITH ERIC [REDACTED]	3.00	0	450.00	1,350.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/26/2007	HJ	MATTHEWS, HILARY	OR	ORGANIZED EXHIBITS FOR TRIAL/TRIAL PREPARATION	2.10	0	110.00	231.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/26/2007	HJ	MATTHEWS, HILARY	AT	ATTENDED TRIAL (SET UP OF VISUAL EQUIPMENT)	1.00	0	110.00	110.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/29/2007	SAY	YOUNGERS, SARA A.		PREPARED HIGHLIGHTED TRIAL EXHIBITS FOR ELECTRONIC TRIAL PRESENTATION	0.40	0	110.00	44.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/30/2007	SAY	YOUNGERS, SARA A.		PEGAN PREPARATION OF ELECTRONIC TRIAL PRESENTATION WITH ALL DEFENSE EXHIBITS.	3.00	0	110.00	330.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/31/2007	RJB1	BRUYERE, RONALD J.	PD	PREPARED PLAINTIFF TRIAL EXHIBITS [REDACTED]	6.50	0	110.00	715.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of "Pre-Trial" Tasks	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	11/1/2007	RJB1	BRUYERE, RONALD J.	PD	PREPARED CONTINUED TO LOAD PLAINTIFF EXHIBITS AND DEPOSITION TRANSCRIPT TESTIMONY INTO TRIAL PRESENTATION SOFTWARE FOR USE BY ATTORNEYS AT TRIAL	8.80	0	110.00	968.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/2/2007	RJB1	BRUYERE, RONALD J.	PD	PREPARED CONTINUED TO LOAD PLAINTIFF EXHIBITS AND TRANSCRIPT TESTIMONY INTO TRIAL PRESENTATION SOFTWARE FOR USE BY ATTORNEYS AT TRIAL	6.20	0	110.00	682.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/2/2007	RG2	GALES, RYAN	AD	ANALYZED PREPARATION OF DEPOSITION TRANSCRIPTS [REDACTED]	1.30	0	75.00	97.50	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/2/2007	MIH	HAMILTON, MINA I.	PD	PREPARED TRIAL BINDERS, ORDERS, ETC.	5.50	0	260.00	1,430.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/3/2007	RJB1	BRUYERE, RONALD J.	PD	PREPARED LOADED TRANSCRIPTS INTO TRIAL PRESENTATION SOFTWARE FOR USE IN CREATING TRANSCRIPT CLIPS FOR USE BY ATTORNEYS IN TRIAL	6.80	0	110.00	748.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/5/2007	RJB1	BRUYERE, RONALD J.	TR	TRAVEL TO LOS ANGELES FOR THE TRIAL	2.20	0	110.00	242.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Trial"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	11/6/2007	DCD	DECARLO, DANIEL C.		ATTEND TRIAL AND PREPARE FOR NEXT DAY.	15.30	0	260.00	3,978.00	B	561652	* Defendants have failed to comply with the Court's Order. They merely provided an identical and omnibus objection to every single entry, thus depriving plaintiffs and, importantly, the Court, an opportunity to address Defendants' position as to each disputed item or entry. What Defendants have done is not helpful and defeats the purpose of the Court's Order. Defendants have waived their right to object to a particular entry. See also Memorandum of Points and Authorities in Support of Plaintiffs' Motion for Attorney's Fees and Costs which addresses Defendants' "Comments". (Note: "" below incorporates by reference this statement)	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/6/2007	PCG	GREENSPAN, PAULA C.	RS	RESEARCHED EXCEPTIONAL CASES WITHIN THE MEANING OF LANHAM ACT ATTORNEYS FEES AWARD PROVISION.	1.20	0	260.00	312.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/6/2007	PCG	GREENSPAN, PAULA C.	RS	RESEARCHED EQUITABLE CONSIDERATIONS IN THE CONTEXT OF FINDING AN "EXCEPTIONAL CASE" WITHIN THE MEANING OF THE LANHAM ACT ATTORNEY FEE PROVISION.	0.70	0	260.00	182.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Trial"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	11/6/2007	PCG	GREENSPAN, PAULA C.	RS	RESEARCHED DOMAIN NAME AS "PROPERTY" [REDACTED]	1.30	0	260.00	338.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/6/2007	PCG	GREENSPAN, PAULA C.	DR	DRAFTED TRIAL BRIEF RE REMEDIES UNDER THE LANHAM ACT.	3.30	0	260.00	858.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/6/2007	PCG	GREENSPAN, PAULA C.	AD	ANALYZED RAJ LAHOTI DECLARATION [REDACTED]	0.40	0	260.00	104.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/6/2007	PCG	GREENSPAN, PAULA C.	RS	RESEARCHED ADVERTISING COSTS [REDACTED]	0.30	0	260.00	78.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/6/2007	PCG	GREENSPAN, PAULA C.	TW	TELEPHONE CONFERENCE WITH DAVID MAKOUS RE [REDACTED]	0.30	0	260.00	78.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Trial"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	11/6/2007	PCG	GREENSPAN, PAULA C.	TF	TELEPHONE CALL FROM DAN DECARLO RE [REDACTED]	0.10	0	260.00	26.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/6/2007	MIH	HAMILTON, MINA I.	AT	ATTENDED TRIAL AND POST TRIAL PREPARATION FOR NEXT DAY WITH D. DECARLO/D. MAKOUS, REVIEW OF DEMONSTRATIVES, EMAILS WITH OPPOSING COUNSEL, ETC.	15.30	0	260.00	3,978.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/6/2007	DNM	MAKOUS, DAVID N.	PF	PREPARATION FOR TRIAL	1.50	0	450.00	675.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/6/2007	DNM	MAKOUS, DAVID N.	AT	ATTENDANCE AT TRIAL	3.50	0	450.00	1,575.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/6/2007	DNM	MAKOUS, DAVID N.	MW	MEETING WITH MEETING WITH CLIENTS, PARTY WITNESSES AND PREPARATION FOR TRIAL	1.50	0	450.00	675.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Trial"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	11/6/2007	DNM	MAKOUS, DAVID N.	AT	ATTENDED AT AFTERNOON SESSION OF TRIAL	3.00	0	450.00	1,350.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/6/2007	DNM	MAKOUS, DAVID N.	MW	MEETING WITH MEETING WITH CLIENT IN PREPARATION FOR FOLLOWING DAY	0.50	0	450.00	225.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/7/2007	DCD	DECARLO, DANIEL C.		ATTEND TRIAL.	8.30	0	260.00	2,158.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/7/2007	PCG	GREENSPAN, PAULA C.	RS	RESEARCHED ATTORNEYS FEES AWARDS UNDER PRIVATE ATTORNEY GENERAL STATUTE.	1.70	0	260.00	442.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/7/2007	PCG	GREENSPAN, PAULA C.	RE	REVISED TRIAL BRIEF RE REMEDIES.	2.90	0	260.00	754.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Trial"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	11/7/2007	MIH	HAMILTON, MINA I.	AT	ATTENDED TRIAL AND POST TRIAL PREPARATION FOR FINAL DAY INCLUDING REQUEST FOR JUDICIAL NOTICE, OBJECTIONS TO DEFENDANTS' TWO REQUESTS FOR JUDICIAL NOTICE, EXHIBIT STIPULATION, EMAILS WITH OPPOSING COUNSEL, ETC.	13.00	0	260.00	3,380.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/7/2007	DNM	MAKOUS, DAVID N.	PF	PREPARATION FOR TRIAL	1.50	0	450.00	675.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/7/2007	DNM	MAKOUS, DAVID N.	AT	ATTENDED AT TRIAL MORNING SESSION	3.50	0	450.00	1,575.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/7/2007	DNM	MAKOUS, DAVID N.	AT	ATTENDED AFTERNOON SESSION AND FOLLOW-UP	4.00	0	450.00	1,800.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/8/2007	DCD	DECARLO, DANIEL C.		ATTEND TRIAL AND PREPARE STIPULATION FOR AND POST-TRIAL ISSUES AND CONFERENCE WITH BRIAN.	4.50	0	260.00	1,170.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Trial"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	11/8/2007	PCG	GREENSPAN, PAULA C.	AT	ATTENDED TRIAL IN PREPARATION FOR POST-TRIAL BRIEFING.	1.50	0	260.00	390.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/8/2007	MIH	HAMILTON, MINA I.	AT	ATTENDED TRIAL AND POST TRIAL TASKS (INCLUDING JOINT POST TRIAL EXHIBIT STIPULATION WITH J. TADROS, NUMEROUS EMAILS AND DISCUSSIONS RE: SPECIFIC EXHIBITS, [REDACTED])	7.20	0	260.00	1,872.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/8/2007	DNM	MAKOUS, DAVID N.	PF	PREPARATION FOR FINAL DAY OF TRIAL AND POST TRIAL MEETING WITH JUDGE	1.00	0	450.00	450.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/8/2007	DNM	MAKOUS, DAVID N.	AT	ATTENDED AT COURTHOUSE FOR FINAL DAY OF TRIAL AND MEETING WITH CLIENT REGARDING [REDACTED]	2.50	0	450.00	1,125.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/8/2007	DNM	MAKOUS, DAVID N.	RV	REVIEWED DEPOSITION TESTIMONY OF ITIMAR SIMONSON [REDACTED]	2.40	0	450.00	1,080.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Trial"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	11/8/2007	DNM	MAKOUS, DAVID N.	RV	REVIEWED PORTION OF HOLLANDER DEPOSITION TESTIMONY (PARTIAL) AND PREPARATION OF OBJECTIONS TO HOLLANDER DECLARATION TESTIMONY	1.20	0	450.00	540.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/9/2007	DCD	DECARLO, DANIEL C.		OUTLINE FINAL FINDINGS - PULL INFORMATION FOR FINDINGS.	3.80	0	260.00	988.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/9/2007	PCG	GREENSPAN, PAULA C.	CW	CONFERENCE WITH MINA HAMILTON AND DAN DECARLO RE POST-TRIAL BRIEFS.	1.00	0	260.00	260.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/9/2007	PCG	GREENSPAN, PAULA C.	CW	CONFERENCE WITH DAVID MAKOUS RE [REDACTED]	0.10	0	260.00	26.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/9/2007	MIH	HAMILTON, MINA I.	PD	PREPARED JOINT TRIAL EXHIBIT STIPULATION (REVISIONS AND REDLINES WITH J. TADROS AND PREPARED OBJECTIONS TO DEMONSTRATIVES)	3.80	0	260.00	988.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Trial"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	11/9/2007	DNM	MAKOUS, DAVID N.	PF	PREPARATION FOR COUNTER DESIGNATION OF IMPEACHING TESTIMONY OF KENNETH HOLLANDER, DRAFT AND REDRAFT AND FINALIZATION	1.80	0	450.00	810.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/12/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED VOICE MAIL FROM B. DAUCHER RE COUNTER-EXPERT DESIGNATIONS AND TELEPHONE CONFERENCE RE SAME	0.10	0	260.00	26.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/12/2007	MIH	HAMILTON, MINA I.	PD	PREPARED COUNTER- DESIGNATIONS OF T. MARONICK CROSS-EXAMINATION QUESTIONS	2.40	0	260.00	624.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/12/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED CLIENT EMAIL AND REPLIED TO SAME RE [REDACTED]	0.20	0	260.00	52.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/12/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED LATEST REDLINE OF JOINT EXHIBIT STIPULATION AND PREPARED REDLINE OF SAME AND EMAIL TO J. TADROS WITH SPECIFIC COMMENTS ABOUT MY CHANGES	1.90	0	260.00	494.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Trial"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	11/12/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED AND REPLIED TO EMAIL FROM J. TADROS RE JOINT EXHIBIT STIPULATION AFTER REVIEWING FINAL DRAFT OF STIPULATION	0.50	0	260.00	130.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/12/2007	MIH	HAMILTON, MINA I.	PD	PREPARED OUTLINE (STRUCTURE) FOR FINDINGS OF FACT AND CONCLUSIONS OF LAW	1.90	0	260.00	494.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/13/2007	DCD	DECARLO, DANIEL C.		PREPARATION OF 5-PAGE EXCLUSION BRIEF RE [REDACTED]	2.30	0	260.00	598.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/13/2007	DCD	DECARLO, DANIEL C.		PREPARATION OF FINDING OF FACTS AND CONCLUSIONS OF LAW AND OUTLINE TRIAL BRIEF.	7.50	0	260.00	1,950.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/13/2007	PCG	GREENSPAN, PAULA C.	CW	CONFERENCE WITH MINA HAMILTON RE POST TRIAL BRIEFS.	0.30	0	260.00	78.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Trial"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	11/13/2007	PCG	GREENSPAN, PAULA C.	RCF	REVIEW, CORRESPONDENCE FROM ERIC CREDITOR RE [REDACTED]	0.10	0	260.00	26.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/13/2007	PCG	GREENSPAN, PAULA C.	AD	ANALYZED BEGAN ANALYZING AND REVIEWING TRIAL TESTIMONY FOR [REDACTED]	1.20	0	260.00	312.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/13/2007	PCG	GREENSPAN, PAULA C.	AD	ANALYZED BEGAN REVIEWING AND ANALYZING EXHIBITS FOR PURPOSE OF POST-TRIAL BRIEFS.	1.10	0	260.00	286.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/13/2007	MIH	HAMILTON, MINA I.	PD	PREPARED FINDINGS OF FACTS AND CONCLUSIONS OF LAW (POST TRIAL)	6.20	0	260.00	1,612.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/13/2007	MIH	HAMILTON, MINA I.	PD	PREPARED FINAL JOINT STIPULATION (SIGNED WITH EXHIBITS) AND EMAILS WITH OPPOSING COUNSEL AND DISCUSSION WITH D. DECARLO RE: [REDACTED]	0.80	0	260.00	208.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

#3424

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Trial"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	11/14/2007	DCD	DECARLO, DANIEL C.		CONTINUE PREPARATION OF FINDINGS.	6.20	0	260.00	1,612.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/14/2007	PCG	GREENSPAN, PAULA C.	CW	CONFERENCE WITH MINA HAMILTON AND DAN DE CARLO RE POST TRIAL[REDACTED]	0.50	0	260.00	130.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/14/2007	PCG	GREENSPAN, PAULA C.	DR	DRAFTED E-MAIL TO DAN DECARLO RE EVIDENCE [REDACTED]	0.30	0	260.00	78.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/14/2007	PCG	GREENSPAN, PAULA C.	RV	REVIEWED E-MAIL FROM MINA HAMILTON RE [REDACTED]	0.10	0	260.00	26.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/14/2007	PCG	GREENSPAN, PAULA C.	DR	DRAFTED RESPONSE E-MAIL TO MINA HAMILTON RE [REDACTED]	0.20	0	260.00	52.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

#3425

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Trial"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	11/14/2007	PCG	GREENSPAN, PAULA C.	DR	DRAFTED E-MAIL TO MINA HAMILTON RE [REDACTED]	0.20	0	260.00	52.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/14/2007	PCG	GREENSPAN, PAULA C.	RV	REVIEWED BEGIN REVIEWING TRIAL TRANSCRIPT AND DRAFTING FACTUAL SUMMARY FOR PURPOSE [REDACTED]	2.90	0	260.00	754.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/14/2007	PCG	GREENSPAN, PAULA C.	RV	REVIEWED BEGIN REVIEWING DESIGNATED DEPOSITION TESTIMONY FOR [REDACTED]	0.90	0	260.00	234.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/14/2007	MIH	HAMILTON, MINA I.	PD	PREPARED FINDINGS OF FACTS AND CONCLUSIONS OF LAW (POST TRIAL)	6.50	0	260.00	1,690.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/14/2007	MIH	HAMILTON, MINA I.	RE	REVISED PROOFED BRIEF RE: COST DATA	1.00	0	260.00	260.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

#3426

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Trial"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	11/15/2007	DCD	DECARLO, DANIEL C.		CONTINUE PREPARATION AND REVISIONS TO FINDINGS AND REVIEW OF THE RECORD.	13.60	0	260.00	3,536.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/15/2007	PCG	GREENSPAN, PAULA C.	CW	CONFERENCE WITH DAVID MAKOUS RE [REDACTED]	0.50	0	260.00	130.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/15/2007	PCG	GREENSPAN, PAULA C.	RV	REVIEWED CONTINUED REVIEW OF TRIAL TRANSCRIPTS AND DRAFTING OF FACTUAL SUMMARY FOR [REDACTED]	1.90	0	260.00	494.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/15/2007	PCG	GREENSPAN, PAULA C.	RV	REVIEWED SUMMARY JUDGMENT PAPERS AND CASES CITED THEREIN ON THE ISSUE OF STANDING FOR PURPOSES OF [REDACTED]	1.20	0	260.00	312.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/15/2007	PCG	GREENSPAN, PAULA C.	CW	CONFERENCE WITH MINA HAMILTON RE [REDACTED]	0.40	0	260.00	104.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

#3427

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Trial"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	11/15/2007	PCG	GREENSPAN, PAULA C.	RV	REVIEWED COURT'S MEMORANDUM AND ORDER RE CROSS SUMMARY JUDGMENT MOTIONS.	0.30	0	260.00	78.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/15/2007	MIH	HAMILTON, MINA I.	PD	PREPARED FINDINGS OF FACTS AND CONCLUSIONS OF LAW (POST TRIAL)	12.60	0	260.00	3,276.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/16/2007	DCD	DECARLO, DANIEL C.		FINAL PREPARATION AND REVISIONS TO FINDINGS.	6.40	0	260.00	1,664.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/16/2007	PCG	GREENSPAN, PAULA C.	CW	CONFERENCE WITH DAN DECARLO AND MINA HAMILTON RE PROPOSED FINDINGS OF FACT.	0.20	0	260.00	52.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/16/2007	PCG	GREENSPAN, PAULA C.	RV	REVIEWED DRAFT PROPOSED FINDINGS OF FACT.	0.30	0	260.00	78.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Trial"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	11/16/2007	PCG	GREENSPAN, PAULA C.	CW	CONFERENCE WITH DAVID MAKOUS RE [REDACTED]	0.20	0	260.00	52.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/16/2007	PCG	GREENSPAN, PAULA C.	RE	REVISED REMEDIES BRIEF [REDACTED]	2.90	0	260.00	754.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/16/2007	PCG	GREENSPAN, PAULA C.	RS	RESEARCHED [REDACTED] FOR PURPOSE OF POST-TRIAL BRIEFING.	0.80	0	260.00	208.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/16/2007	MIH	HAMILTON, MINA I.	FN	FINALIZED FINDINGS OF FACT AND CONCLUSIONS OF LAW (LENGTHY DOCUMENT) FOR SERVICE [REDACTED]	8.20	0	260.00	2,132.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/16/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED AND REPLIED TO EMAILS WITH OPPOSING COUNSEL RE: SERVICE VS. FILING OF POST TRIAL FINDINGS OF FACT	0.20	0	260.00	52.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

#3429

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Trial"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	11/17/2007	DCD	DECARLO, DANIEL C.		INITIAL REVIEW OF DEFENDANTS' FINDINGS AND OUTLINE RESPONSE.	4.50	0	260.00	1,170.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/17/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED FINDINGS OF FACT WITH D. DECARLO AND PREPARED OUTLINE OF DISPUTED FACTS AND ARGUMENTS TO ADDRESS IN CLOSING BRIEF	4.50	0	260.00	1,170.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/19/2007	DCD	DECARLO, DANIEL C.		PREPARE TRIAL BRIEF.	2.80	0	260.00	728.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/19/2007	PCG	GREENSPAN, PAULA C.	CW	CONFERENCE WITH MULTIPLE CONFERENCES WITH MINA HAMILTON AND DAN DECARLO RE [REDACTED]	0.90	0	260.00	234.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/19/2007	PCG	GREENSPAN, PAULA C.	DR	DRAFTED POST TRIAL BRIEFS.	2.60	0	260.00	676.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

#3430

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Trial"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	11/19/2007	PCG	GREENSPAN, PAULA C.	RV	REVIEWED TRIAL DECLARATIONS IN CONNECTION WITH DRAFTING POST TRIAL BRIEF.	1.20	0	260.00	312.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/19/2007	MIH	HAMILTON, MINA I.	PD	PREPARED OPPOSITION TO MOTION FOR JUDGMENT ON PARTIAL FINDINGS [REDACTED]	10.10	0	260.00	2,626.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/19/2007	MIH	HAMILTON, MINA I.	PD	PREPARED OPPOSITION TO MOTION FOR JUDGMENT ON PARTIAL FINDINGS [REDACTED]	0.10	0	260.00	26.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/20/2007	DCD	DECARLO, DANIEL C.		REVIEW PLAINTIFFS' OPPOSITION TO MOTION TO STRIKE EXPENSES.	0.90	0	260.00	234.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/20/2007	DCD	DECARLO, DANIEL C.		TRIAL BRIEF PREPARATION - IDENTIFY ISSUES AND FACTS.	5.20	0	260.00	1,352.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

#3431

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Trial"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	11/21/2007	DCD	DECARLO, DANIEL C.		TRIAL BRIEF PREPARATION AND REVISIONS.	2.50	0	260.00	650.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/23/2007	DCD	DECARLO, DANIEL C.		FURTHER PREPARATION OF TRIAL BRIEF.	4.80	0	260.00	1,248.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/26/2007	DCD	DECARLO, DANIEL C.		CONTINUE PREPARATION AND REVISIONS OF POST-TRIAL DOCUMENTS INCLUDING TRIAL BRIEF.	8.60	0	260.00	2,236.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/26/2007	PCG	GREENSPAN, PAULA C.	DR	DRAFTED DRAFT AND REVISE POST TRIAL BRIEF.	7.90	0	260.00	2,054.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/26/2007	PCG	GREENSPAN, PAULA C.	CW	CONFERENCE WITH DAN DECARLO RE [REDACTED]	0.20	0	260.00	52.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

#3432

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Trial"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	11/26/2007	PCG	GREENSPAN, PAULA C.	CW	CONFERENCE WITH DAVID MAKOUS RE [REDACTED]	0.20	0	260.00	52.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/26/2007	MIH	HAMILTON, MINA I.	PD	PREPARED MARKINGS OF DEFENDANTS' POST TRIAL FINDINGS OF FACT AND CONCLUSIONS OF LAW AND NOTICE OF LODGING SAME [REDACTED]	4.60	0	260.00	1,196.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/26/2007	MIH	HAMILTON, MINA I.	RE	REVISED POST-TRIAL BRIEF	3.40	0	260.00	884.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/27/2007	DCD	DECARLO, DANIEL C.		CONTINUE PREPARATION AND REVISIONS OF TRIAL BRIEF.	5.60	0	260.00	1,456.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/27/2007	MIH	HAMILTON, MINA I.	RE	REVISED POST-TRIAL BRIEF	14.80	0	260.00	3,848.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

#3433

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Trial"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	11/28/2007	DCD	DECARLO, DANIEL C.		FINAL REVISIONS TO PLAINTIFFS' TRIAL BRIEF.	5.30	0	260.00	1,378.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/28/2007	DCD	DECARLO, DANIEL C.		REVIEW DEFENDANTS' TRIAL BRIEF AND MARKED-UP FINDINGS.	1.30	0	260.00	338.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/28/2007	MIH	HAMILTON, MINA I.	FN	FINALIZED POST TRIAL BRIEF AND EMAILS TO OPPOSING COUNSEL RE: FILINGS	8.40	0	260.00	2,184.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/29/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED DEFENDANTS' MARKED UP COPY OF PLAINTIFFS PROPOSED FINDINGS AND CONCLUSIONS [REDACTED]	0.60	0	260.00	156.00	B	561652	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	12/3/2007	MIH	HAMILTON, MINA I.	RV	REVIEWED ELECTRONIC NOTICE OF FILING OF MARKED COPY OF DEFENDANTS' PROPOSED FINDINGS AND FORWARD TO V. TOWLES FOR REVIEW	0.10	0	260.00	26.00	B	573105	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

#3434

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Trial"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	12/3/2007	MIH	HAMILTON, MINA I.	PD	PREPARED EMAIL TO [REDACTED] RE: STATUS OF DMV.ORG CASE AND WEBSITE [REDACTED]	0.20	0	260.00	52.00	B	573105	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	12/6/2007	MIH	HAMILTON, MINA I.	PD	PREPARED EMAIL TO DR. MARONICK IN RESPONSE TO EMAIL RE: STATUS OF TRIAL	0.10	0	260.00	26.00	B	573105	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/3/2008	DCD	DECARLO, DANIEL C.		TELEPHONE CONFERENCE WITH ERIC RE [REDACTED]	0.20	0	325.00	65.00	B	580631	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/3/2008	MIH	HAMILTON, MINA I.	RV	REVIEWED COURT ORDER MANDATING SETTLEMENT CONFERENCE AND EMAILS WITH CLIENTS [REDACTED]	0.20	0	260.00	52.00	B	580631	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/4/2008	DCD	DECARLO, DANIEL C.		SETTLEMENT CONFERENCE BRIEFING AND PREPARATION. CONFERENCE WITH M. HAMILTON RE VARIOUS ISSUES.	0.80	0	325.00	260.00	B	580631	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Trial"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	1/4/2008	MIH	HAMILTON, MINA I.	RV	REVIEWED COURT ORDER RE: BRIEFING OF MEDIATION STATEMENT AND CONFERENCE WITH D. DECARLO RE: PREPARATION OF SAME[REDACTED]	0.80	0	260.00	208.00	B	580631	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/4/2008	MIH	HAMILTON, MINA I.	PD	PREPARED SETTLEMENT CONFERENCE LETTER TO JUDGE WALTER	4.90	0	260.00	1,274.00	B	580631	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/4/2008	MIH	HAMILTON, MINA I.		REVISED SETTLEMENT CONFERENCE LETTER TO JUDGE WALTER (WITH EXHIBITS)	1.60	0	260.00	416.00	B	580631	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/4/2008	DNM	MAKOUS, DAVID N.	CW	CONFERENCE WITH DCD AND MH REGARDING [REDACTED]	0.60	0	450.00	270.00	B	580631	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/7/2008	DCD	DECARLO, DANIEL C.		REVISE MEDIATION STATEMENT AND BRIEF REVIEW OF SAME.	0.90	0	325.00	292.50	B	580631	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Trial"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	1/7/2008	MIH	HAMILTON, MINA I.	FN	FINALIZED SETTLEMENT CONFERENCE STATEMENT [REDACTED]	2.90	0	260.00	754.00	B	580631	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/8/2008	DCD	DECARLO, DANIEL C.		PREPARE FOR SETTLEMENT CONFERENCE.	1.40	0	325.00	455.00	B	580631	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/8/2008	DNM	MAKOUS, DAVID N.	CW	CONFERENCE WITH MINA HAMILTON AND DAN DECARLO REGARDING [REDACTED]	0.80	0	450.00	360.00	B	580631	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/9/2008	DCD	DECARLO, DANIEL C.		ATTEND SETTLEMENT CONFERENCE (NOT INCLUDING LUNCH 1.5 HOURS).	4.50	0	325.00	1,462.50	B	580631	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/9/2008	MIH	HAMILTON, MINA I.	AT	ATTENDED ATTENDED MANDATORY SETTLEMENT CONFERENCE WITH ERIC CREDITOR AND DAN DECARLO (DOES NOT INCLUDE LUNCH BREAK)	4.50	0	260.00	1,170.00	B	580631	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Trial"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	1/10/2008	DCD	DECARLO, DANIEL C.		CONFERENCE WITH E. CREDITOR.	0.80	0	325.00	260.00	B	580631	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/10/2008	DCD	DECARLO, DANIEL C.		CONFERENCE WITH MINA HAMILTON, DAVID MAKOUS, ERIC CREDITOR AND CHRIS [REDACTED]	0.80	0	325.00	260.00	B	580631	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/10/2008	MIH	HAMILTON, MINA I.	RS	RESEARCHED CALIFORNIA LAW ABUSE OF DISCRETION CASES FOR CCP 1021.5	0.40	0	260.00	104.00	B	580631	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/10/2008	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE WITH CLIENTS, DAVID MAKOUS AND DAN DECARLO RE [REDACTED]	0.80	0	260.00	208.00	B	580631	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/10/2008	MIH	HAMILTON, MINA I.	RS	RESEARCHED LEGAL AUTHORITY FOR ABUSE OF DISCRETION IN FAILURE TO AWARD FEES [REDACTED]	0.40	0	260.00	104.00	B	580631	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Trial"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	1/10/2008	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE WITH ERIC CREDITOR RE [REDACTED]	0.20	0	260.00	52.00	B	580631	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/10/2008	DNM	MAKOUS, DAVID N.	CW	CONFERENCE WITH DAN DECARLO AND MINA HAMILTON AND CONFERENCES WITH ERIC CREDITOR AND CHRIS REGARDING [REDACTED]	2.00	0	450.00	900.00	B	580631	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/14/2008	MIH	HAMILTON, MINA I.	PD	PREPARED EMAIL TO [REDACTED]	0.10	0	260.00	26.00	B	580631	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/14/2008	MIH	HAMILTON, MINA I.	RV	REVIEWED ELECTRONIC NOTICE OF SETTLEMENT CONFERENCE CONCLUSION	0.10	0	260.00	26.00	B	580631	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/15/2008	MIH	HAMILTON, MINA I.	RV	REVIEWED JUDGE WALTER UPDATE [REDACTED]	0.10	0	260.00	26.00	B	580631	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Trial"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	1/16/2008	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM COURT CLERK AND ATTACHED ORDER BY JUDGE WITH INSTRUCTIONS FOR RE-SUBMISSION OF OF EVIDENCE AND CITATIONS TO SUPPORT DISPUTED FINDINGS AND CONCLUSIONS AND DISCUSSION WITH D. DECARLO AND D. MAKOUS RE: [REDACTED]	0.50	0	260.00	130.00	B	580631	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/16/2008	MIH	HAMILTON, MINA I.	DW	DISCUSSION WITH D. MAKOUS RE: [REDACTED]	0.40	0	260.00	104.00	B	580631	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/17/2008	DCD	DECARLO, DANIEL C.		CONFERENCE WITH CLIENTS AND BRIEFING FOR COURT ISSUES.	1.20	0	325.00	390.00	B	580631	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/17/2008	DCD	DECARLO, DANIEL C.		TELEPHONE CONFERENCE WITH [REDACTED]	0.70	0	325.00	227.50	B	580631	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/17/2008	MIH	HAMILTON, MINA I.	RV	REVIEWED CLIENT EMAIL RE: [REDACTED]	0.10	0	260.00	26.00	B	580631	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Trial"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	1/17/2008	MIH	HAMILTON, MINA I.	PD	PREPARED EMAIL EXCHANGE WITH OPPOSING COUNSEL FOR ELECTRONIC VERSION OF FINDINGS OF FACT AND CONCLUSIONS OF LAW	0.10	0	260.00	26.00	B	580631	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/17/2008	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE WITH D. DECARLO AND D. MAKOUS AND E. CREDITOR RE: [REDACTED]	0.40	0	260.00	104.00	B	580631	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/17/2008	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE WITH [REDACTED] WITH CLIENTS, STATUS OF CASE, ETC.	0.70	0	260.00	182.00	B	580631	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/17/2008	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE WITH E. CREDITOR RE: [REDACTED]	0.30	0	260.00	78.00	B	580631	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/17/2008	DNM	MAKOUS, DAVID N.	CW	CONFERENCE WITH [REDACTED] REGARDING MULTIPLE ISSUES	0.70	0	450.00	315.00	B	580631	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Trial"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	1/17/2008	DNM	MAKOUS, DAVID N.	CW	CONFERENCE WITH CONFERENCES WITH ERIC AND MINA REGARDING [REDACTED]	0.60	0	450.00	270.00	B	580631	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/21/2008	DCD	DECARLO, DANIEL C.		BEGIN PREPARATION OF DOCUMENT [REDACTED]	1.80	0	325.00	585.00	B	580631	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/21/2008	MIH	HAMILTON, MINA I.	RV	REVIEWED D. DECARLO ARGUMENTS FOR DISPUTED FINDINGS OF FACTS [REDACTED]	2.50	0	260.00	650.00	B	580631	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/22/2008	DCD	DECARLO, DANIEL C.		ANALYSIS OF CONTENTIONS PER JUDGE ANDERSON'S ORDER.	4.10	0	325.00	1,332.50	B	580631	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/22/2008	MIH	HAMILTON, MINA I.	RS	RESEARCHED KEY EVIDENCE TO CITE IN DISPUTE OF FACTS PROFFERED BY DEFENDANTS	3.30	0	260.00	858.00	B	580631	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Trial"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	1/23/2008	DCD	DECARLO, DANIEL C.		CONTINUE PREPARATION OF CONTENTIONS PER JUDGE ANDERSON'S ORDER - REFERENCE ALL SPECIFIC CITES IN RECORD.	9.80	0	325.00	3,185.00	B	580631	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/23/2008	MIH	HAMILTON, MINA I.	PD	PREPARED EVIDENCE CITATIONS AND SUMMARY STATEMENT OF REASONS FOR DISPUTED FACTS AND CONCLUSIONS OF LAW	9.00	0	260.00	2,340.00	B	580631	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/24/2008	DCD	DECARLO, DANIEL C.		FINALIZE STATEMENT TO COURT.	2.50	0	325.00	812.50	B	580631	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/24/2008	DCD	DECARLO, DANIEL C.		REVIEW DEFENDANTS' MARK UP STATEMENT OF CONTESTED ISSUES.	1.20	0	325.00	390.00	B	580631	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/24/2008	MIH	HAMILTON, MINA I.	FN	FINALIZED SUBMISSION OF DISPUTED FACTS AND CONCLUSIONS OF LAW	3.00	0	260.00	780.00	B	580631	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Trial"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	1/24/2008	MIH	HAMILTON, MINA I.	RV	REVIEWED DEFENDANTS' SUBMISSION OF DISPUTED MATTERS [REDACTED]	0.50	0	260.00	130.00	B	580631	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/5/2008	DCD	DECARLO, DANIEL C.		REVIEW COURT ORDER , MEETING WITH MINA AND DAVID MAKOUS AND [REDACTED]	1.50	0	325.00	487.50	B	616259	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/5/2008	MIH	HAMILTON, MINA I.	RV	REVIEWED COURT ORDERS REGARDING CASE WITH D. DECARLO AND D. MAKOUS [REDACTED]	1.40	0	260.00	364.00	B	616259	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/5/2008	DNM	MAKOUS, DAVID N.	RV	REVIEWED FINDINGS OF FACTS AND CONCLUSIONS OF LAW IN INJUNCTION RECEIVED ON JUNE 5TH ISSUED BY JUDGE ANDERSON AND [REDACTED]	1.50	0	450.00	675.00	B	616259	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/6/2008	DCD	DECARLO, DANIEL C.		CONFERENCE WITH CLIENTS RE[REDACTED]	0.80	0	325.00	260.00	B	616259	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Trial"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	6/6/2008	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE WITH CLIENTS RE: [REDACTED]	1.00	0	260.00	260.00	B	616259	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/6/2008	MIH	HAMILTON, MINA I.	MW	MEETING WITH D. MAKOUS RE: [REDACTED]	0.50	0	260.00	130.00	B	616259	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/6/2008	MIH	HAMILTON, MINA I.	RS	RESEARCHED PROCEDURE FOR OBTAINING COSTS AND COSTS BILL	0.90	0	260.00	234.00	B	616259	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/6/2008	DNM	MAKOUS, DAVID N.	TW	TELEPHONE CONFERENCE WITH ERIC CREDITOR AND CHRIS KRAMER REGARDING [REDACTED]	1.10	0	450.00	495.00	B	616259	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/6/2008	DNM	MAKOUS, DAVID N.	CW	CONFERENCE WITH MINA HAMILTON REGARDING [REDACTED]	0.50	0	450.00	225.00	B	616259	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Trial"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	6/9/2008	MIH	HAMILTON, MINA I.		CONSIDER IDEAS FOR FILING [REDACTED]	0.10	0	260.00	26.00	B	616259	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/10/2008	DCD	DECARLO, DANIEL C.		DRAFT POTENTIAL REVISIONS TO INJUNCTION LANGUAGE.	0.40	0	325.00	130.00	B	616259	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/10/2008	MIH	HAMILTON, MINA I.	RV	REVIEWED DUE DATE FOR FILING OBJECTIONS TO FORM OF ORDER PER FEDERAL RULES OF CIVIL PROCEDURE CALCULATION OF DATES UNDER RULE 6(A)	0.20	0	260.00	52.00	B	616259	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/10/2008	MIH	HAMILTON, MINA I.	RV	REVIEWED DUE DATE FOR FILING BILL OF COSTS PER LOCAL RULES (LOCAL RULE 54 -15 DAYS FROM ENTRY OF JUDGMENT)	0.10	0	260.00	26.00	B	616259	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/10/2008	MIH	HAMILTON, MINA I.	RV	REVIEWED DMV.ORG TESTING OF SPLASH PAGE AND [REDACTED]	0.70	0	260.00	182.00	B	616259	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Trial"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	6/10/2008	MIH	HAMILTON, MINA I.	DR	DRAFTED EMAIL TO B. DAUCHER RE: HIS UNDERSTANDING OF DUE DATE FOR OBJECTIONS	0.10	0	260.00	26.00	B	616259	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/11/2008	DCD	DECARLO, DANIEL C.		TELEPHONE CONFERENCE WITH ERIC CREDITOR RE [REDACTED]	0.30	0	325.00	97.50	B	616259	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/11/2008	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE WITH CLIENT RE: [REDACTED]	0.50	0	260.00	130.00	B	616259	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/11/2008	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL AND REPLIED TO EMAIL FROM B. DAUCHER RE: OBJECTIONS AND CALLING COURT CLERK RE: FILING DATE	0.10	0	260.00	26.00	B	616259	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/11/2008	MIH	HAMILTON, MINA I.	RV	REVIEWED AND REPLIED TO NUMEROUS EMAILS FROM CLIENTS, IT PERSONNEL, D. DECARLO, D. MAKOUS RE: [REDACTED]	0.20	0	260.00	52.00	B	616259	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Trial"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	6/11/2008	MIH	HAMILTON, MINA I.	RV	REVIEWED RAJ SETTLEMENT PROPOSAL AND DISCUSSED WITH D. DECARLO	0.10	0	260.00	26.00	B	616259	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/12/2008	DCD	DECARLO, DANIEL C.		TELEPHONE CONFERENCE WITH ERIC CREDITOR RE [REDACTED]	0.50	0	325.00	162.50	B	616259	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/12/2008	DNM	MAKOUS, DAVID N.		TELECONFERENCES WITH ERIC CREDITOR REGARDING [REDACTED]	0.40	0	450.00	180.00	B	616259	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/13/2008	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM B. DAUCHER RE: CALLING CLERK AND REVIEW [REDACTED]	0.10	0	260.00	26.00	B	616259	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/13/2008	MIH	HAMILTON, MINA I.	RV	REVIEWED COURT FILING BY B. DAUCHER INFORMING COURT OF DATE WHEN OBJECTIONS ARE TO BE FILED	0.10	0	260.00	26.00	B	616259	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Trial"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	6/16/2008	MIH	HAMILTON, MINA I.	PD	PREPARED OUTLINE OF OBJECTIONS BRIEF TO COURT	1.80	0	260.00	468.00	B	616259	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/17/2008	DCD	DECARLO, DANIEL C.		REVISE POTENTIAL INJUNCTION DAMAGE AND CONFERENCE WITH CLIENTS.	2.20	0	325.00	715.00	B	616259	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/17/2008	MIH	HAMILTON, MINA I.	DR	DRAFTED OBJECTIONS BRIEF	2.90	0	260.00	754.00	B	616259	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/17/2008	MIH	HAMILTON, MINA I.	DR	DRAFTED REDLINE OF INJUNCTION	1.10	0	260.00	286.00	B	616259	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/17/2008	MIH	HAMILTON, MINA I.	RE	REVISED INJUNCTION BRIEF	0.70	0	260.00	182.00	B	616259	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Trial"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	6/17/2008	MIH	HAMILTON, MINA I.	RV	REVIEWED CHANGES TO INJUNCTION BRIEF AND FINALIZED SAME [REDACTED]	2.00	0	260.00	520.00	B	616259	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/18/2008	DCD	DECARLO, DANIEL C.		FURTHER TELEPHONE CONFERENCES WITH CLIENTS AND REVISIONS TO INJUNCTION LANGUAGE.	1.10	0	325.00	357.50	B	616259	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/18/2008	MIH	HAMILTON, MINA I.	RV	[REDACTED] DRAFT INJUNCTION AND CLIENT CONFERENCE CALL REGARDING [REDACTED]	1.00	0	260.00	260.00	B	616259	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/18/2008	MIH	HAMILTON, MINA I.	FN	FINALIZED BRIEF FOR FILING WITH EXHIBITS A, B, AND C	0.80	0	260.00	208.00	B	616259	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/18/2008	MIH	HAMILTON, MINA I.	RV	REVIEWED DEFENDANTS' OBJECTIONS [REDACTED]	0.70	0	260.00	182.00	B	616259	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Trial"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	6/19/2008	DCD	DECARLO, DANIEL C.		REVISE OBJECTIONS TO DEFENDANT'S OBJECTIONS RE INJUNCTION,	0.70	0	325.00	227.50	B	616259	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/19/2008	MIH	HAMILTON, MINA I.	RV	REVIEWED CLIENT EMAILS RE: DEFENDANTS' OBJECTIONS	0.10	0	260.00	26.00	B	616259	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/19/2008	MIH	HAMILTON, MINA I.	DR	DRAFTED REQUEST TO STRIKE NEW EVIDENCE OF EXPERT DECLARATION	2.10	0	260.00	546.00	B	616259	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/19/2008	MIH	HAMILTON, MINA I.	FN	FINALIZED AND FILED REQUEST TO STRIKE	0.40	0	260.00	104.00	B	616259	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/19/2008	MIH	HAMILTON, MINA I.	RS	RESEARCHED ISSUE OF STIPULATION OF SETTLEMENT [REDACTED]	0.60	0	260.00	156.00	B	616259	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Trial"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	6/19/2008	MIH	HAMILTON, MINA I.	RV	REVIEWED AND REPLIED TO EMAIL FROM E. CREDITOR RE: [REDACTED]	0.10	0	260.00	26.00	B	616259	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	6/20/2008	DCD	DECARLO, DANIEL C.		TELEPHONE CONFERENCE WITH E. CREDITOR.	0.50	0	325.00	162.50	B	616259	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/27/2008	DNM	MAKOUS, DAVID N.		CONSIDER POST-TRIAL ISSUES IN LIGHT OF ISSUANCE OF INJUNCTION BY JUDGE ANDERSON	0.30	0	450.00	135.00	B	626410	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/28/2008	DCD	DECARLO, DANIEL C.		REVIEW FINAL INJUNCTION ISSUES/APPEAL/CHALLENGES.	0.80	0	325.00	260.00	B	626410	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/28/2008	MIH	HAMILTON, MINA I.	RV	REVIEWED AND ANALYZED COURT'S INJUNCTION AND D. DECARLO EMAILS RE: SAME	0.30	0	260.00	78.00	B	626410	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Trial"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	8/28/2008	MIH	HAMILTON, MINA I.	RS	RESEARCHED DUE DATES FOR COSTS BILL, APPEAL, CROSS APPEAL, POST TRIAL MOTIONS, ETC. IN PREPARATION TO ADVISE CLIENT RE: [REDACTED]	0.90	0	260.00	234.00	B	626410	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/28/2008	MIH	HAMILTON, MINA I.	RS	RESEARCHED WHETHER INJUNCTION IS SUBJECT TO 10 DAY AUTOMATIC STAY OR WHETHER IMMEDIATE COMPLIANCE BY DEFENDANTS IS REQUIRED AND RESEARCHED POTENTIAL OPTIONS BY DEFENDANTS FOR POST-JUDGMENT MOTIONS TO SET ASIDE JUDGEMENT, TO AMEND FINDINGS, TO GRANT A NEW TRIAL, TO FILE A NOTICE OF APPEAL, TO STAY	2.50	0	260.00	650.00	B	626410	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/29/2008	MIH	HAMILTON, MINA I.	RV	REVIEWED MEET AND CONFER EMAIL FROM B. DAUCHER RE: ANTICIPATED MOTION TO STAY AND REPLIED TO SAME	0.10	0	260.00	26.00	B	626410	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/29/2008	MIH	HAMILTON, MINA I.	RS	RESEARCHED EXTENSIVELY RE: MOTIONS TO STAY INJUNCTION PENDING APPEALS IN ANTICIPATION OF DEFENDANT'S MOTION AND EX PARTE PAPERS AND OUTLINED STANDARDS FOR SAME IN PLEADING DRAFT	2.90	0	260.00	754.00	B	626410	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/29/2008	MIH	HAMILTON, MINA I.	RV	REVIEWED AND ANALYZED NUMEROUS LEGAL AUTHORITIES ON MOTIONS FOR NEW TRIALS. PRESERVATION OF ISSUES ON APPEAL, REVIEWED ISSUES TO BE APPEALED FROM COURT'S FINDINGS IN ORDER TO EVALUATE [REDACTED]	3.50	0	260.00	910.00	B	626410	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Trial"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	8/29/2008	DNM	MAKOUS, DAVID N.		TELECONFERENCE WITH CHRIS AND ERIC REGARDING [REDACTED]	0.60	0	450.00	270.00	B	626410	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/2/2008	MIH	HAMILTON, MINA I.	DW	DISCUSSION WITH D. MAKOUS [REDACTED]	1.40	0	260.00	364.00	B	633632	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/2/2008	DNM	MAKOUS, DAVID N.		DETAILED CONSIDERATION [REDACTED] APPEAL AND CONSIDERATION OF MOTION FOR NEW TRIAL, TIMING, STRATEGY, [REDACTED]	1.40	0	450.00	630.00	B	633632	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/3/2008	MIH	HAMILTON, MINA I.	RV	REVIEWED NOTIFICATION BY C. KRAMER RE: [REDACTED]	0.40	0	260.00	104.00	B	633632	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/3/2008	MIH	HAMILTON, MINA I.	RV	REVIEWED CLOSING BRIEF OF DEFENDANTS [REDACTED]	0.30	0	260.00	78.00	B	633632	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Trial"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	9/4/2008	MIH	HAMILTON, MINA I.	AD	ANALYZED APPEAL ISSUE REGARDING ATTORNEY FEES [REDACTED]	0.40	0	260.00	104.00	B	633632	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/4/2008	MIH	HAMILTON, MINA I.	RV	REVIEWED AND ANALYZED CASE ANNOTATIONS TO 15 USC 1117 REGARDING "EXCEPTIONAL" CASES, AND "MAY AWARD" LANGUAGE FOR [REDACTED]	1.30	0	260.00	338.00	B	633632	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/4/2008	MIH	HAMILTON, MINA I.	RV	REVIEWED INVOICES FOR RECOVERABLE COSTS AND REQUESTED BACK UP DATA	3.00	0	260.00	780.00	B	633632	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/8/2008	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM [REDACTED]	0.10	0	260.00	26.00	B	633632	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/9/2008	MIH	HAMILTON, MINA I.	PD	PREPARED BILL OF COST, ALL EXHIBITS, SPREADSHEETS ITEMIZING COSTS, ETC.	4.60	0	260.00	1,196.00	B	633632	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Trial"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	9/10/2008	DCD	DECARLO, DANIEL C.		PREPARE OUTLINE RE OPPOSITION TO STAY AND CONFERENCE [REDACTED]	2.10	0	325.00	682.50	B	633632	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/10/2008	MIH	HAMILTON, MINA I.	FN	FINALIZED BILL OF COST, NOTICE, AND [REDACTED]	3.60	0	260.00	936.00	B	633632	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/10/2008	MIH	HAMILTON, MINA I.	AD	ANALYZED EX PARTE APPLICATION FOR STAY, NOTICE OF MOTION AND MOTION TO STAY, DAUCHER AND LAHOTI DECLARATIONS AND PREPARED FOR RESPONSE	2.00	0	260.00	520.00	B	633632	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/10/2008	MIH	HAMILTON, MINA I.	DW	DISCUSSION WITH D. DECARLO/D. MAKOUS RE:[REDACTED]	0.50	0	260.00	130.00	B	633632	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/11/2008	DCD	DECARLO, DANIEL C.		CONFERENCE WITH CLIENTS AND REVISE OPPOSITION TO EX PARTE APPLICATION RE STAY.	1.40	0	325.00	455.00	B	633632	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Trial"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	9/11/2008	MIH	HAMILTON, MINA I.	RV	REVIEWED SEVERAL CLIENT EMAILS RE: [REDACTED]	0.40	0	260.00	104.00	B	633632	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/11/2008	MIH	HAMILTON, MINA I.	PD	PREPARED OPPOSITION TO EX PARTE MOTION TO STAY INJUNCTION, TELEPHONE CALL WITH CLIENTS RE: [REDACTED]	5.90	0	260.00	1,534.00	B	633632	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/12/2008	MIH	HAMILTON, MINA I.	RV	REVIEWED E. CREDITOR EMAIL RE: [REDACTED]	0.10	0	260.00	26.00	B	633632	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/12/2008	MIH	HAMILTON, MINA I.	RV	REVIEWED NOTICE OF CONTINUANCE OF MOTION FOR STAY FOR OCTOBER 20TH AND SLIGHTLY REVISED LAHOTI DECLARATION	0.20	0	260.00	52.00	B	633632	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/15/2008	MIH	HAMILTON, MINA I.	RV	REVIEWED DEFENDANTS' OBJECTIONS TO APPLICATION TO TAX COSTS AND REVIEWED CASES CITED THEREIN RE: SURVEY EXPERT FEES FOR EVALUATION RE: [REDACTED]	0.80	0	260.00	208.00	B	633632	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Trial"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	9/16/2008	MIH	HAMILTON, MINA I.	RV	REVIEWED RE-FILED MOTION FOR STAY	0.20	0	260.00	52.00	B	633632	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/17/2008	DCD	DECARLO, DANIEL C.		REVIEW COURT ORDER RE EX PARTE AND CONSIDER SUPPLEMENTARY OPPOSITION ON STAY AND BOND ISSUES.	0.70	0	325.00	227.50	B	633632	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/17/2008	MIH	HAMILTON, MINA I.	RV	REVIEWED ANALYZED AND ADVISED CLIENTS RE: [REDACTED]	0.40	0	260.00	104.00	B	633632	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/19/2008	DCD	DECARLO, DANIEL C.		BRIEF REVIEW OF CASES RE PRELIMINARY INJUNCTION STAY AND "STATUS QUO" ISSUE RAISED BY DEFENDANTS.	0.60	0	325.00	195.00	B	633632	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/19/2008	MIH	HAMILTON, MINA I.	RV	REVIEWED TRIAL TRANSCRIPTS FOR CITATION FOR BILL OF COSTS REPLY (NECESSITY OF TRIAL TRANSCRIPTS)	0.30	0	260.00	78.00	B	633632	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Trial"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	9/22/2008	MIH	HAMILTON, MINA I.	PD	PREPARED REPLY TO OPPOSITION TO COSTS BILL	0.90	0	260.00	234.00	B	633632	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/25/2008	MIH	HAMILTON, MINA I.	PF	PREPARATION FOR HEARING ON COSTS BILL	0.30	0	260.00	78.00	B	633632	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/25/2008	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE WITH CLERK/OPPOSING COUNSEL ON MOTION TO TAX COSTS AND PREPARED SUMMARY OF SAME [REDACTED]	0.70	0	260.00	182.00	B	633632	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/6/2008	MIH	HAMILTON, MINA I.	DR	DRAFTED OPPOSITION TO MOTION FOR STAY OF INJUNCTION INCLUDING LEGAL RESEARCH FOR STANDARDS	1.80	0	260.00	468.00	B	645944	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/6/2008	MIH	HAMILTON, MINA I.	DR	DRAFTED OPPOSITION TO MOTION FOR STAY OF INJUNCTION (CONT'D)	3.80	0	260.00	988.00	B	645944	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Trial"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	10/13/2008	MIH	HAMILTON, MINA I.	DR	DRAFTED EMAIL TO B. DAUCHER RE: COSTS JUDGMENT AND REVIEWED REPLY REGARDING CHECK BEING SENT BY DEFENDANTS	0.10	0	260.00	26.00	B	645944	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/14/2008	MIH	HAMILTON, MINA I.	RV	REVIEWED REPLY TO MOTION FOR STAY AND ADVISED CLIENTS	0.20	0	260.00	52.00	B	645944	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/21/2008	DCD	DECARLO, DANIEL C.		BRIEF REVIEW OF COURT'S ORDER DENYING STAY.	0.20	0	325.00	65.00	B	645944	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/21/2008	MIH	HAMILTON, MINA I.	RV	REVIEWED REVIEWED ORDER DENYING MOTION TO STAY AND SENT TO CLIENT	0.10	0	260.00	26.00	B	645944	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/6/2007	RJB1	BRUYERE, RONALD J.	PD	PREPARED , SETUP AND RAN TRIAL PRESENTATION AT TRIAL	7.60	0	110.00	836.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Trial"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	11/7/2007	RJB1	BRUYERE, RONALD J.	AT	ATTENDED AND RAN TRIAL PRESENTATION AT TRIAL	7.30	0	110.00	803.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/7/2007	DNM	MAKOUS, DAVID N.	MW	MEETING WITH CLIENT AT LUNCH (NO CHARGE)	1.50	0	450.00	675.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/8/2007	DNM	MAKOUS, DAVID N.	MW	MEETING WITH LUNCH WITH CLIENTS (NO CHARGE)	0.50	0	450.00	225.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/16/2008	PCG	GREENSPAN, PAULA C.	RV	REVIEWED COURT ORDER RE [REDACTED] POST-TRIAL DOCUMENTS.	0.10	0	260.00	26.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/16/2008	PCG	GREENSPAN, PAULA C.	CW	CONFERENCE WITH MINA HAMILTON RE ORDER RE [REDACTED] POST TRIAL DOCUMENTS.	0.10	0	260.00	26.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Contempt"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	8/28/2008	MIH	HAMILTON, MINA I.	RS	RESEARCHED DRAFTE EMAIL TO CLIENT RE: [REDACTED]	0.20	0	260.00	52.00	B	626410	* Defendants have failed to comply with the Court's Order. They merely provided an identical and omnibus objection to every single entry, thus depriving plaintiffs and, importantly, the Court, an opportunity to address Defendants' position as to each disputed item or entry. What Defendants have done is not helpful and defeats the purpose of the Court's Order. Defendants have waived their right to object to a particular entry. See also Memorandum of Points and Authorities in Support of Plaintiffs' Motion for Attorney's Fees and Costs which addresses Defendants' "Comments". (Note: "" below incorporates by reference this statement	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/29/2008	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE WITH CLIENTS RE: [REDACTED]	0.40	0	260.00	104.00	B	626410	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	8/29/2008	MIH	HAMILTON, MINA I.	PD	PREPARED EMAIL TO B. DAUCHER RE: NONCOMPLIANCE AND REVIEWED RESPONSE	0.10	0	260.00	26.00	B	626410	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Contempt"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	9/2/2008	MIH	HAMILTON, MINA I.	RS	RESEARCHED LOCAL RULES AND FRCP FOR RULES AND PROCEDURES REGARDING MOTIONS FOR CONTEMPT OF COURT INJUNCTION AND AVAILABILITY OF MONETARY SANCTIONS AND MEET AND CONFER REQUIREMENTS, FORM OF MOTION, NECESSARY EVIDENCE, ETC.	1.20	0	260.00	312.00	B	633632	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/2/2008	MIH	HAMILTON, MINA I.	RV	REVIEWED E. CREDITOR/D. DECARLO EMAILS/VOICE MESSAGES RE: NON-COMPLIANCE [REDACTED]	0.40	0	260.00	104.00	B	633632	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/2/2008	DNM	MAKOUS, DAVID N.		DETAILED EVALUATION OF COMPLIANCE BY DEFENDANTS WITH INJUNCTION	0.40	0	450.00	180.00	B	633632	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/3/2008	MIH	HAMILTON, MINA I.	RV	REVIEWED RESPONSE FROM DAUCHER RE: NON-COMPLIANCE ISSUES AND FORWARDED TO CLIENTS; REVIEWED E. CREDITOR RESPONSE AND DISCUSSION WITH D. MAKOUS RE: [REDACTED]	0.40	0	260.00	104.00	B	633632	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Contempt"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	9/3/2008	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM B. DAUCHER RE: FIXING OF "ERROR" AND NOTED FOR FILE	0.10	0	260.00	26.00	B	633632	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/3/2008	MIH	HAMILTON, MINA I.	PD	PREPARED RESPONSE TO B. DAUCHER RE: NON-COMPLIANCE ISSUES AND MEET AND CONFER RE: SAME	0.30	0	260.00	78.00	B	633632	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/4/2008	MIH	HAMILTON, MINA I.	RV	REVIEWED B. DAUCHER "ANALYSIS" OF 14 POINT FONT ISSUE AND FORWARD TO CLIENTS	0.10	0	260.00	26.00	B	633632	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/4/2008	MIH	HAMILTON, MINA I.		DISCUSSION WITH D. DECARLO AND INSTRUCTIONS TO CLIENT [REDACTED]	0.20	0	260.00	52.00	B	633632	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Contempt"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	9/5/2008	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE WITH E. CREDITOR RE: [REDACTED]	0.20	0	260.00	52.00	B	633632	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/5/2008	MIH	HAMILTON, MINA I.		STUDY EMAIL FROM CLIENTS RE: [REDACTED]	0.20	0	260.00	52.00	B	633632	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/8/2008	MIH	HAMILTON, MINA I.	RV	REVIEWED NON-COMPLIANCE ON MACS WITH [REDACTED]	0.20	0	260.00	52.00	B	633632	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/10/2008	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAILS RE: NON-COMPLIANCE ON MACS AND TESTS	0.10	0	260.00	26.00	B	633632	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Contempt"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	9/15/2008	MIH	HAMILTON, MINA I.	RV	REVIEWED MOBILE PHONE ISSUE OF NON-COMPLIANCE	0.30	0	260.00	78.00	B	633632	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/15/2008	MIH	HAMILTON, MINA I.	PD	PREPARED THIRD NOTICE OF NON-COMPLIANCE TO B. DAUCHER AND STUDY RESPONSE FROM B. DAUCHER	0.30	0	260.00	78.00	B	633632	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/16/2008	DCD	DECARLO, DANIEL C.		ASSIST WITH PREPARATION OF CONTEMPT ISSUE.	0.90	0	325.00	292.50	B	633632	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/16/2008	MIH	HAMILTON, MINA I.		STUDY RESPONSE FROM B. DAUCHER TO THIRD NOTICE OF NON-COMPLIANCE ISSUES AND REVIEWED CLIENT EMAILS RE: SAME	0.40	0	260.00	104.00	B	633632	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Contempt"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	9/16/2008	MIH	HAMILTON, MINA I.	PD	PREPARED REPLY TO B. DAUCHER EMAIL RE: MOTION FOR CONTEMPT	0.20	0	260.00	52.00	B	633632	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/19/2008	MIH	HAMILTON, MINA I.	RV	REVIEWED BLOCKED COOKIES ISSUES FOR CONTEMPT MOTION, MOBILE DEVICE ISSUE	0.20	0	260.00	52.00	B	633632	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/22/2008	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAILS FROM CLIENT RE: [REDACTED]	0.20	0	260.00	52.00	B	633632	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/23/2008	DCD	DECARLO, DANIEL C.		REVISE EXPERT DECLARATION OF GREENHAW.	0.80	0	325.00	260.00	B	633632	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Contempt"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	9/23/2008	DCD	DECARLO, DANIEL C.		CONFERENCE WITH CHRIS AND ERIC RE [REDACTED]	1.20	0	325.00	390.00	B	633632	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/23/2008	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE WITH CLIENTS RE: [REDACTED]	1.20	0	260.00	312.00	B	633632	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/23/2008	MIH	HAMILTON, MINA I.	RV	REVIEWED NY/NJ PAGES ISSUE; EMAIL TO DAUCHER; RESPONSE RE: FIXING "BUG" AND NOTED FOR CONTEMPT MOTION	0.30	0	260.00	78.00	B	633632	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/23/2008	MIH	HAMILTON, MINA I.	RV	REVIEWED CLIENT EMAIL RE: [REDACTED]	0.10	0	260.00	26.00	B	633632	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Contempt"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	9/24/2008	DCD	DECARLO, DANIEL C.		TELEPHONE CONFERENCE WITH [REDACTED]- SEARCH ENGINE OPTIMIZATION RE ISSUES AND POTENTIAL EXPERT.	0.30	0	325.00	97.50	B	633632	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/24/2008	MIH	HAMILTON, MINA I.	RV	REVIEWED AND CONSIDER ISSUE OF COOKIE BLOCKING FOR MOTION FOR CONTEMPT	0.20	0	260.00	52.00	B	633632	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/24/2008	MIH	HAMILTON, MINA I.	RV	REVIEWED RESPONSE FROM B. DAUCHER RE: COMPLIANCE ISSUES AND REPLIED TO SAME; REVIEW FURTHER EMAIL FROM CLIENT RE: [REDACTED]	0.20	0	260.00	52.00	B	633632	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/24/2008	MIH	HAMILTON, MINA I.	AD	ANALYZED CASE LAW FOR CONTEMPT MOTION AND FORWARDED TO D. DECARLO FOR POTENTION USE IN MOTION	2.20	0	260.00	572.00	B	633632	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Contempt"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	9/25/2008	DCD	DECARLO, DANIEL C.		DICTATE REVISIONS TO GREENHAW DECLARATION.	0.90	0	325.00	292.50	B	633632	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/25/2008	MIH	HAMILTON, MINA I.	RV	REVIEWED DAUCHER EMAIL RE: MEET AND CONFER ON MOBILE DEVICE ISSUE FOR CONTEMPT MOTION	0.10	0	260.00	26.00	B	633632	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/26/2008	MIH	HAMILTON, MINA I.		CONSIDER MOBILE DEVICE EVIDENCE FROM [REDACTED] FOR CONTEMPT MOTION	0.20	0	260.00	52.00	B	633632	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/29/2008	DCD	DECARLO, DANIEL C.		PREPARE GRENHAW DECLARATION REVISIONS RE SUPPORTING CONTEMPT THEORY.	1.10	0	325.00	357.50	B	633632	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Contempt"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	9/30/2008	DCD	DECARLO, DANIEL C.		TELEPHONE CONFERENCE WITH TOM GREENHAW RE HIS DECLARATION AND POTENTIAL REVISIONS.	0.60	0	325.00	195.00	B	633632	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/30/2008	MIH	HAMILTON, MINA I.	RV	REVIEWED VIDEO DEMONSTRATION, DISCUSSION WITH D. DECARLO AND D. MAKOUS, [REDACTED]	0.40	0	260.00	104.00	B	633632	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/30/2008	MIH	HAMILTON, MINA I.	RV	REVIEWED TOM G. DECLARATION AND DISCUSSION WITH D. DECARLO RE: SAME	0.20	0	260.00	52.00	B	633632	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/2/2008	MIH	HAMILTON, MINA I.	DR	DRAFTED MOTION FOR CONTEMPT REGARDING REMEDIES	1.50	0	260.00	390.00	B	645944	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Contempt"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	10/2/2008	MIH	HAMILTON, MINA I.		REVIEWED MOCK UP SCREEN SHOT EMAILS [REDACTED] AND PREPARED DECLARATION PARAGRAPHS FOR SAME IN SUPPORT OF MOTION FOR CONTEMPT	0.70	0	260.00	182.00	B	645944	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/2/2008	DNM	MAKOUS, DAVID N.		REVISE DECLARATION OF GREENHAW REGARDING WEBSITE; TELEPHONE CONFERENCE WITH ERIC CREDITOR RE [REDACTED] DECLARATION OF GREENHAW WITH REVISIONS	2.20	0	450.00	990.00	B	645944	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/3/2008	DCD	DECARLO, DANIEL C.		FIRST DRAFT OF CONTEMPT MOTION.	3.50	0	325.00	1,137.50	B	645944	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/3/2008	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAILS OF NON-COMPLIANCE SENT TO DAUCHER AND FORWARDED TO D. DECARLO [REDACTED]	0.50	0	260.00	130.00	B	645944	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Contempt"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	10/3/2008	MIH	HAMILTON, MINA I.	RV	REVIEWED NINTH CIRCUIT AND OTHER CASES FOR CONTEMPT IN FALSE ADVERTING INJUNCTIONS [REDACTED]	2.60	0	260.00	676.00	B	645944	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/6/2008	DNM	MAKOUS, DAVID N.		REVISE DECLARATION OF GREENHAW [REDACTED] NON-COMPLIANCE BY DEFENDANTS; TELECONFERENCE WITH ERIC CREDITOR AND E-MAIL WITH ERIC RE [REDACTED]	1.40	0	450.00	630.00	B	645944	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/7/2008	DCD	DECARLO, DANIEL C.		PREPARE EXTENSIVE REVISIONS TO MOTION FOR CONTEMPT.	2.60	0	325.00	845.00	B	645944	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/7/2008	MIH	HAMILTON, MINA I.	RV	REVIEWED AND ANALYZED CASES FOR MOTION FOR CONTEMPT RE: "SAFE DISTANCE" RULE	1.90	0	260.00	494.00	B	645944	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Contempt"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	10/7/2008	MIH	HAMILTON, MINA I.	DR	DRAFTED MOTION FOR CONTEMPT RE: "SAFE DISTANCE" RULE AND SECTION RE: BURDEN OF PROOF	1.40	0	260.00	364.00	B	645944	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/8/2008	DCD	DECARLO, DANIEL C.		CONTINUE REVISIONS TO MOTION FOR CONTEMPT AND GREENHAW DECLARATION.	2.70	0	325.00	877.50	B	645944	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/8/2008	MIH	HAMILTON, MINA I.	RV	REVIEWED DRAFT CONTEMPT MOTION AND ADDED CASE LAW WHERE APPROPRIATE	2.40	0	260.00	624.00	B	645944	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/8/2008	MIH	HAMILTON, MINA I.	RV	REVIEWED ADDITIONAL NON-COMPLIANCE ISSUES AND TESTING OF NEW LOGO SLOGAN ISSUE [REDACTED]	0.30	0	260.00	78.00	B	645944	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Contempt"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	10/9/2008	MIH	HAMILTON, MINA I.	RE	REVISED CONTEMPT MOTION [REDACTED]	1.10	0	260.00	286.00	B	645944	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/13/2008	MIH	HAMILTON, MINA I.	RS	RESEARCHED ISSUES OF JURISDICTION FOR INTERNET SITE, PRIOR RIGHTS ANALYSIS WITH GEOGRAPHICALLY REMOTE USER, CANCELLATION ISSUES FOR INCONTESTABLE AND CONTESTABLE MARKS BY PRIOR RIGHTS HOLDER, INTERNET ADVERTISING [REDACTED]	1.20	0	260.00	312.00	B	645944	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/13/2008	MIH	HAMILTON, MINA I.	DR	DRAFTED MOTION FOR CONTEMPT (CONT'D)-HAMILTON DECLARATION AND EXHIBITS	1.20	0	260.00	312.00	B	645944	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/13/2008	MIH	HAMILTON, MINA I.	DR	DRAFTED MOTION FOR CONTEMPT (CONT'D)- REVISED GREENHAW DECLARATION AND EXHIBITS	0.90	0	260.00	234.00	B	645944	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Contempt"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	10/15/2008	MIH	HAMILTON, MINA I.	RE	REVISED ORGANIZATION OF MOTION FOR CONTEMPT ADN SUPPORTING DECLARATIONS AND EXHIBITS	0.90	0	260.00	234.00	B	645944	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/15/2008	MIH	HAMILTON, MINA I.		PREPARED DECLARATIONS AND EXHIBITS OF D. DECARLO, E. CREDITOR FOR MOTION TO COMPEL	0.90	0	260.00	234.00	B	645944	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/16/2008	MIH	HAMILTON, MINA I.	RE	REVISED MEMORANDUM IN SUPPORT OF MOTION FOR CONTEMPT	2.00	0	260.00	520.00	B	645944	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/17/2008	MIH	HAMILTON, MINA I.	PD	PREPARED MEMO FOR MOTION FOR CONTEMPT (CONT'D)	3.60	0	260.00	936.00	B	645944	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Contempt"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	10/21/2008	MIH	HAMILTON, MINA I.	PD	PREPARED ADDITIONAL EVIDENCE AND UPDATED EVIDENCE FOR MOBILE DEVICES STILL NOT SHOWING DMV.ORG SPLASH PAGE	0.40	0	260.00	104.00	B	645944	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/22/2008	DCD	DECARLO, DANIEL C.		CORRESPOND WITH CLIENTS RE [REDACTED]	0.50	0	325.00	162.50	B	645944	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/23/2008	MIH	HAMILTON, MINA I.	RE	REVISED MOTION TO COMPEL (CONT'D)	2.30	0	260.00	598.00	B	645944	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/23/2008	DNM	MAKOUS, DAVID N.	TC	TELEPHONE CONFERENCE TELEPHONE CONFERENCE WITH [REDACTED]	0.50	0	450.00	225.00	B	645944	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Contempt"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	11/7/2008	MIH	HAMILTON, MINA I.	PD	PREPARED MEMO OF POINTS AND AUTHORITIES FOR MOTION FOR CONTEMPT (INTRODUCTION AND NOTED PINPOINT CITE REFERENCES NEEDED FOR CASES) AND PREPARED AND REVISED REMEDIES SECTION [REDACTED]	3.30	0	260.00	858.00	B	649911	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/7/2008	MIH	HAMILTON, MINA I.	PD	PREPARED GREENHAW DECLARATION (REVISED ORGANIZATION TO CORRESPOND TO MEMO)	1.20	0	260.00	312.00	B	649911	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/12/2008	MIH	HAMILTON, MINA I.	PD	PREPARED CONTEMPT MOTION DECLARATIONS OF CHRIS KRAMER, D. DECARLO AND ERIC CREDITOR RE: ADDITIONAL UPDATED STATUS OF MOBILE DEVICE CHECKS AND HAMILTON DECL. RE: NEWS ARTICLES RE: MOBILE DEVICE USAGE	2.80	0	260.00	728.00	B	649911	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/13/2008	DNM	MAKOUS, DAVID N.	RV	REVIEWED REVIEW CONTEMPT MOTION PARTICULAR POINTS	0.30	0	450.00	135.00	B	649911	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Contempt"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	11/14/2008	MIH	HAMILTON, MINA I.	RV	REVIEWED CLIENT EMAIL RE: [REDACTED]	0.10	0	260.00	26.00	B	649911	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/17/2008	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE WITH CLIENT RE: [REDACTED]	0.50	0	260.00	130.00	B	649911	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/17/2008	MIH	HAMILTON, MINA I.	PD	PREPARED CONTEMPT MOTIONS- PROPOSED ORDER	1.80	0	260.00	468.00	B	649911	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/26/2008	MIH	HAMILTON, MINA I.	RE	REVISED MEMO (CONT'D)	2.50	0	260.00	650.00	B	649911	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Contempt"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	11/26/2008	MIH	HAMILTON, MINA I.	RS	RESEARCHED ADDITIONAL CASE LAW RE: STANDARDS FOR CONTEMPT RE: "SAFE DISTANCE RULE"	1.20	0	260.00	312.00	B	649911	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/27/2008	DNM	MAKOUS, DAVID N.	RE	REVISE DETAILED MEMORANDUM OF POINTS AND AUTHORITIES IN SUPPORT OF PLAINTIFF'S MOTION FOR CONTEMPT BY DEFENDANTS INCLUDING PARTICULAR LEGAL PRESENTATION ON ALL ISSUES PERTINENT TO CONTEMPT, ALL FACTUAL ISSUES, AND REMEDY	1.80	0	450.00	810.00	B	649911	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/28/2008	MIH	HAMILTON, MINA I.	RE	REVISED MEMO OF POINTS AND AUTHORITIES [REDACTED]	2.40	0	260.00	624.00	B	649911	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	11/28/2008	MIH	HAMILTON, MINA I.	RE	REVISED DECLARATION OF GREENHAW	0.50	0	260.00	130.00	B	649911	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Contempt"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	11/28/2008	MIH	HAMILTON, MINA I.	RE	REVISED DECLARATION OF MINA HAMILTON	0.80	0	260.00	208.00	B	649911	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	12/2/2008	MIH	HAMILTON, MINA I.		COMMUNICATE WITH CLIENT RE: JAVA SCRIPT PDF PRESENTATION	0.20	0	260.00	52.00	B	657519	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	12/3/2008	MIH	HAMILTON, MINA I.		TELEPHONE CONFERENCE WITH ERIC CREDITOR RE: [REDACTED]	0.40	0	260.00	104.00	B	657519	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	12/5/2008	MIH	HAMILTON, MINA I.	FN	FINALIZED CONTEMPT MOTION, DECLARATION OF BEN WATSON	1.60	0	260.00	416.00	B	657519	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Contempt"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	12/8/2008	MIH	HAMILTON, MINA I.		TELEPHONE CONFERENCE WITH TOM GREENHAW AND FORWARD DECLARATIONS	0.10	0	260.00	26.00	B	657519	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	12/8/2008	MIH	HAMILTON, MINA I.		FINALIZED BEN WATSON DECLARATION AND SENT EMAIL TO T. GREENHAW	0.20	0	260.00	52.00	B	657519	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	12/9/2008	MIH	HAMILTON, MINA I.	RV	REVIEWED PDF VIDEO PRESENTATION ABOUT JAVA SCRIPT DISABLEMENT	0.10	0	260.00	26.00	B	657519	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	12/19/2008	MIH	HAMILTON, MINA I.	RE	REVISED DECLARATIONS FOR MOTION FOR CONTEMPT AND FINALIZE WITH COLOR COPIES, EXHIBITS, ETC.	2.80	0	260.00	728.00	B	657519	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Contempt"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	12/29/2008	DCD	DECARLO, DANIEL C.		REVIEW CONTEMPT ISSUE WITH M. HAMILTON RE ALL RECORDS AND EVIDENCE.	0.50	0	325.00	162.50	B	657519	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	12/29/2008	MIH	HAMILTON, MINA I.		OBTAINED GREENHAW DECLARATION AND REVIEW EMAILS FROM CLIENTS RE: [REDACTED]	0.10	0	260.00	26.00	B	657519	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	12/29/2008	MIH	HAMILTON, MINA I.		FINALIZED CONTEMPT MOTION WITH DECLARATION CITATIONS, ETC.	1.30	0	260.00	338.00	B	657519	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	12/30/2008	MIH	HAMILTON, MINA I.	RV	REVIEWED CLIENT COMMENTS/REVISIONS RE: [REDACTED]	0.10	0	260.00	26.00	B	657519	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Contempt"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	12/31/2008	MIH	HAMILTON, MINA I.	FN	FINALIZED SIGNATURES FOR KRAMER AND CREDITOR DECLARATIONS, AND REVIEW AND RESPOND TO EMAIL FROM T. GREENHAW	0.20	0	260.00	52.00	B	657519	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/2/2009	MIH	HAMILTON, MINA I.		PREPARED ADDITIONAL EXHIBITS TO DECLARATION OF MINA HAMILTON	0.80	0	260.00	208.00	B	670835	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/2/2009	MIH	HAMILTON, MINA I.		REVISED CONTEMPT MOTION (PINPOINT CITATIONS AND DECLARATIONS CITATIONS IN MEMORANDUM AND EXHIBITS FOR NUMEROUS DECLARATIONS)	3.40	0	260.00	884.00	B	670835	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/2/2009	MIH	HAMILTON, MINA I.		REVISED AND PROOFED FINAL DRAFT OF CONTEMPT MOTION AND SENT TO CLIENT	2.90	0	260.00	754.00	B	670835	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Contempt"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	1/2/2009	MIH	HAMILTON, MINA I.	RS	RESEARCHED ISSUE OF ATTORNEY FEES [REDACTED]	0.90	0	260.00	234.00	B	670835	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/5/2009	MIH	HAMILTON, MINA I.		REVIEWED CLIENT EMAIL RE: [REDACTED] AND FINALIZED ALL DOCUMENTS FOR FILING WITH SEVERAL DECLARATIONS, NUMEROUS EXHIBITS, MANUAL FILING OF CD ROMS, PROPOSED ORDER FINALIZED, AND MANAGED ELECTRONIC AND MANUAL FILINGS OF SAME AND MEETING WITH D. DECARLO	5.40	0	260.00	1,404.00	B	670835	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/5/2009	MIH	HAMILTON, MINA I.		DEALT WITH PERSONAL SERVICE ISSUES OF CD ROM WITH PDF'S OF ADOBE DEMONSTRATIONS AND COMMUNICATE WITH OPPOSING COUNSEL RE: SERVICE AND ACCESSIBILITY OF SAME	0.40	0	260.00	104.00	B	670835	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/5/2009	MIH	HAMILTON, MINA I.		COMMUNICATE WITH OPPOSING COUNSEL AND CLIENTS AND D. MAKOUS/D. DECARLO RE: REQUEST BY OPPOSING COUNSEL TO EXTEND HEARING DATE TO FEB. 16 (SEVERAL EMAILS AND CONSULTS)	0.40	0	260.00	104.00	B	670835	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Contempt"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	1/6/2009	MIH	HAMILTON, MINA I.		COMMUNICATIONS WITH B. DAUCHER RE: ISSUE OF ACCESSIBILITY OF ADOBE 9 PDF FILINGS AND SERVICE AND EX PARTE APPLICATION TO EXTEND TIME TO OPPOSITION MOTION FOR CONTEMPT	0.20	0	260.00	52.00	B	670835	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/6/2009	MIH	HAMILTON, MINA I.		COMMUNICATIONS WITH CLIENT AND D. MAKOUS/D. DECARLO RE: ONE WEEK STIPULATED EXTENSION OF HEARING DATE AND COMMUNICATED SAME VIA EMAIL TO OPPOSING COUNSEL B. DAUCHER	0.20	0	260.00	52.00	B	670835	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/6/2009	MIH	HAMILTON, MINA I.	RV	REVIEWED AND ANALYZED EX PARTE APPLICATION PAPERS FILED BY DENDANTS, INCLUDING DECLARATION OF B. DAUCHER AND MEMO RE: REQUEST FOR CONTINUANCE OF HEARING DATE AND OUTLINED [REDACTED]	0.80	0	260.00	208.00	B	670835	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/6/2009	MIH	HAMILTON, MINA I.	DR	DRAFTED EX PARTE OPPOSITION TO REQUEST TO CONTINUE HEARING DATE AND DECLARATION OF MINA HAMILTON IN SUPPORT	2.40	0	260.00	624.00	B	670835	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Contempt"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	1/7/2009	MIH	HAMILTON, MINA I.	FN	FINALIZED AND FILED OPPOSITION TO EX PARTE AND DECLARATION IN SUPPORT WITH EXHIBITS.	0.70	0	260.00	182.00	B	670835	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/7/2009	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM B. DAUCHER WITH PROPOSED STIPULATION TO RESOLVE EX PARTE APPLICATION AND OPPOSITION RE: HEARING DATE AND DISCUSSION WITH D. DECARLO AND D. MAKOUS	0.20	0	260.00	52.00	B	670835	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/7/2009	MIH	HAMILTON, MINA I.	RV	REVIEWED AND REVISED STIPULATION AND PROPOSED ORDER TO RESOLVE EX PARTE CONTINUANCE OF HEARING DATE APPLICATION AND REPLIED TO B. DAUCHER RE: SAME	0.30	0	260.00	78.00	B	670835	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/7/2009	MIH	HAMILTON, MINA I.		COMMUNICATE WITH B. DAUCHER RE: STIPULATION AND DISAGREEMENT ON DUE DATE FOR REPLY	0.20	0	260.00	52.00	B	670835	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Contempt"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	1/7/2009	MIH	HAMILTON, MINA I.	RV	REVIEWED ASSOCIATION OF COUNSEL NOTICE (FOLEY AND LARDNER)	0.10	0	260.00	26.00	B	670835	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/8/2009	MIH	HAMILTON, MINA I.	RV	REVIEWED ORDER ON STIPULATION SIGNED BY JUDGE ANDERSON AND NOTED REPLY DUE DATE	0.10	0	260.00	26.00	B	670835	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/20/2009	MIH	HAMILTON, MINA I.		EXTENSIVE REVIEW OF OPPOSITION MEMORANDUM AND ALL SUPPORTING DECLARATIONS AND EVIDENCE AND ANALYSIS OF SAME IN PREPARATION TO DISPUTE ISSEUS IN REPLY	4.30	0	260.00	1,118.00	B	670835	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/20/2009	MIH	HAMILTON, MINA I.	RV	REVIEWED CASE AUTHORITY CITED BY DEFENDANTS AND RESEARCHED REBUTTAL AUTHORITY AND INSTRUCTIONS TO [REDACTED]	4.40	0	260.00	1,144.00	B	670835	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Contempt"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	1/21/2009	MIH	HAMILTON, MINA I.		DETAILED ANALYSIS OF OPPOSITION PAPERS (EXTENSION) AND STRATEGY FOR REPLY BRIEF, INCLUDING CONFERENCES WITH D. MAKOUS AND D. MAKOUS AND D. LEWIS	3.90	0	260.00	1,014.00	B	670835	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/22/2009	MIH	HAMILTON, MINA I.	PD	PREPARED OUTLINE OF REPLY [REDACTED]	2.30	0	260.00	598.00	B	670835	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/22/2009	DRL	LEWIS, DANIEL R.	TT	TELEPHONE CALL TO TOM GREENHAW RE: HIS DECLARATION FOR THE REPLY TO THE MOTION TO COMPEL	0.40	0	180.00	72.00	B	670835	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/23/2009	MIH	HAMILTON, MINA I.		PREPARED FIRST DRAFT OF REPLY MEMO	7.50	0	260.00	1,950.00	B	670835	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Contempt"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	1/23/2009	DRL	LEWIS, DANIEL R.	DR	DRAFTED DECLARATION OF THOMAS GREENHAW V FOR USE IN THE REPLY TO PLAINTIFFS' MOTION TO COMPEL	1.60	0	180.00	288.00	B	670835	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/23/2009	DRL	LEWIS, DANIEL R.	RV	REVIEWED CASE LAW RE: [REDACTED] COMPLIANCE WITH COURT ORDERS	1.30	0	180.00	234.00	B	670835	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/23/2009	DRL	LEWIS, DANIEL R.	RV	REVIEWED CASE LAW RELATING TO "ALL REASONABLE STEPS" LANGUAGE AS IT APPLIES TO HOW MUCH COMPLIANCE IS REQUIRED IN AN INJUNCTION.	1.30	0	180.00	234.00	B	670835	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/23/2009	DRL	LEWIS, DANIEL R.	RV	REVIEWED CASE LAW LOCATED IN THE OPPOSITION TO MOTION TO COMPEL, SPECIFICALLY THE SECTION REGARDING [REDACTED]	0.90	0	180.00	162.00	B	670835	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Contempt"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	1/26/2009	MIH	HAMILTON, MINA I.	DR	DRAFTED REPLY BRIEF	5.50	0	260.00	1,430.00	B	670835	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/26/2009	DRL	LEWIS, DANIEL R.	DR	DRAFTED OBJECTIONS TO DECLARATIONS OF GRAY, LAHOTI, AND ALCOCK TO BE FILED WITH REPLY TO MOTION TO COMPEL	3.60	0	180.00	648.00	B	670835	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/27/2009	MIH	HAMILTON, MINA I.	PD	PREPARED FINAL REVISIONS TO REPLY MEMO	4.30	0	260.00	1,118.00	B	670835	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	9/24/2008	PCG	GREENSPAN, PAULA C.		CONFERENCE WITH MINA HAMILTON RE [REDACTED]	0.30	0	260.00	78.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Contempt"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	10/1/2008	DCD	DECARLO, DANIEL C.		GREENHAW EXPERT REGARDING CONTEMPT.	0.30	0	325.00	97.50	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/1/2008	DCD	DECARLO, DANIEL C.		PORTION OF MOTION FOR CONTEMPT.	1.10	0	325.00	357.50	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/2/2008	DCD	DECARLO, DANIEL C.		GREENHAW REVISIONS, ANALYZE [REDACTED]	0.80	0	325.00	260.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	10/15/2008	DCD	DECARLO, DANIEL C.		REVIEW NEW PARTY GAMING 7TH CIRCUIT CASE [REDACTED]	0.20	0	325.00	65.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Contempt"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	10/24/2008	MIH	HAMILTON, MINA I.	TC	TELEPHONE CONFERENCE WITH THOMAS GREENHAW RE: REVISING DECLARATION	0.10	0	260.00	26.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/5/2009	DCD	DECARLO, DANIEL C.		CONTEMPT ISSUES - CONFERENCE WITH M. HAMILTON RE SAME.	0.30	0	325.00	97.50	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/6/2009	DCD	DECARLO, DANIEL C.		EX PARTE REVISIONS.	0.40	0	325.00	130.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/20/2009	DCD	DECARLO, DANIEL C.		RECEIVE AND REVIEW OPPOSITION FOR CONTEMPT AND REVIEW ALL SUPPORTING EVIDENCE AND OUTLINE REPLY.	3.30	0	325.00	1,072.50	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Contempt"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	1/20/2009	DNM	MAKOUS, DAVID N.	RV	REVIEWED REVIEW OBJECTIONS BY DEFENDANTS TO DECLARATIONS OF WATSON AND GREENBERG CREDITOR AND OUTLINE REPLY AND OPPOSITION	0.60	0	450.00	270.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/20/2009	DNM	MAKOUS, DAVID N.	RV	REVIEWED REVIEW OPPOSITION	0.40	0	450.00	180.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/21/2009	DCD	DECARLO, DANIEL C.		ASSIST WITH PREPARATION OF REPLY BRIEF.	1.90	0	325.00	617.50	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/21/2009	DRL	LEWIS, DANIEL R.	RV	REVIEWED ALL PAPERS RELEVANT TO THE MOTION FOR CONTEMPT INCLUDING THE MOTION, OPPOSITION, AND ALL DECLARATIONS/EXHIBITS	1.70	0	180.00	306.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Contempt"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	1/21/2009	DNM	MAKOUS, DAVID N.	RV	REVIEWED REVIEW OF PLEADINGS AND CONFERENCE WITH ANN HAMILTON AND DAN [REDACTED]	0.50	0	450.00	225.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/22/2009	DCD	DECARLO, DANIEL C.		INTERNAL CONFERENCE WITH D. LEWIS AND M. HAMILTON RE [REDACTED]	1.30	0	325.00	422.50	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/22/2009	DCD	DECARLO, DANIEL C.		CONFERENCE WITH CLIENTS RE [REDACTED]	0.80	0	325.00	260.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/22/2009	MIH	HAMILTON, MINA I.		CONFERENCE WITH CLIENTS RE: [REDACTED]	0.80	0	260.00	208.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Contempt"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	1/22/2009	DRL	LEWIS, DANIEL R.	RV	REVIEWED FURTHER THE RELEVANT DOCUMENTS RELATING TO THE MOTION FOR CONTEMPT	1.20	0	180.00	216.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/22/2009	DRL	LEWIS, DANIEL R.	RV	REVIEWED WEBSITES [REDACTED]	0.60	0	180.00	108.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/22/2009	DRL	LEWIS, DANIEL R.	PF	PREPARATION FOR TELECONFERENCE WITH CLIENT RE [REDACTED]	0.60	0	180.00	108.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/22/2009	DRL	LEWIS, DANIEL R.	AT	ATTENDED TELECONFERENCE WITH CLIENTS RE: [REDACTED]	1.20	0	180.00	216.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Contempt"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	1/22/2009	DRL	LEWIS, DANIEL R.	DS	DISCUSSED TELECONFERENCE AND [REDACTED] TO THOMAS GREENHAW	0.60	0	180.00	108.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/22/2009	DRL	LEWIS, DANIEL R.	PD	PREPARED FURTHER FOR CALL TO TOM GREENHAW RE: ADDITIONAL DECLARATION STATEMENTS	0.60	0	180.00	108.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/26/2009	DCD	DECARLO, DANIEL C.		PREPARE EVIDENTIARY OBJECTIONS.	0.70	0	325.00	227.50	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/26/2009	MIH	HAMILTON, MINA I.		DETAILED DISCUSSION WITH D. DECARLO RE: [REDACTED]	0.40	0	260.00	104.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Contempt"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	1/26/2009	DRL	LEWIS, DANIEL R.	DS	DISCUSSED DRAFTING OF OBJECTIONS TO EVIDENCE PRESENTED BY DMV. ORG IN THEIR OPPOSITION TO MOTION TO COMPEL	1.20	0	180.00	216.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/26/2009	DRL	LEWIS, DANIEL R.	RV	REVIEWED AND REVISED PLAINTIFFS EVIDENTIARY OBJECTIONS TO THE DECLARATIONS RELATING TO DEFENDANTS' OPPOSITION TO MOTION TO COMPEL	0.80	0	180.00	144.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/27/2009	DCD	DECARLO, DANIEL C.		PREPARE REVISIONS TO REPLY (FINAL) AND SUPPORTING DOCUMENTS.	3.10	0	325.00	1,007.50	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/27/2009	DRL	LEWIS, DANIEL R.	RE	REVISED PLAINTIFFS' EVIDENTIARY OBJECTIONS TO THE DECLARATIONS IN SUPPORT OF DEFENDANTS' OPPOSITION TO PLAINTIFFS' MOTION FOR CONTEMPT	1.20	0	180.00	216.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

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Client/ Matter	Date	Tkpr	Tkpr Name	Time Code	Description of Tasks re "Contempt"	Hours Requested by Plaintiffs (Actual Time Billed)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Status [B = Billed; W= Written Off]	Invoice#	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	1/27/2009	DRL	LEWIS, DANIEL R.	RV	REVIEWED DOCUMENTS [REDACTED]	0.20	0	180.00	36.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/28/2009	DRL	LEWIS, DANIEL R.	RV	REVIEWED REPLY TO DEFENDANTS' OPPOSITION TO PLAINTIFFS' MOTION FOR CONTEMPT FILED ON TUESDAY	0.60	0	180.00	108.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	1/29/2009	MIH	HAMILTON, MINA I.	RV	REVIEWED EMAIL FROM JUDGE'S CLERK RE: TAKING HEARING OFF CALANDER [REDACTED]	0.10	0	260.00	26.00	W	0	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
					TOTAL HOURS BILLED:	143.70			38,902.00				
					TOTAL HOURS WRITTEN-OFF:	27.90			7,622.00				

Time Spent in Connection with Motion for Attorney's Fees (estimated)									
Client/ Matter	Date	Tkpr	Description of Tasks re "Attorney's Fees Motion"	Hours Requested by Plaintiffs (Estimated, at Minimum)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	Sep-11	David N. Makous	Preparation of Motion for Attorney's Fees pursuant to District Court's 8-24 Minute Order; conferences re same	15	0	450	6750	* Defendants have failed to comply with the Court's Order. They merely provided an identical and omnibus objection to every single entry, thus depriving plaintiffs and, importantly, the Court, an opportunity to address Defendants' position as to each disputed item or entry. What Defendants have done is not helpful and defeats the purpose of the Court's Order. Defendants have waived their right to object to a particular entry. See also Memorandum of Points and Authorities in Support of Plaintiffs' Motion for Attorney's Fees and Costs which addresses Defendants' "Comments". (Note: "" below incorporates by reference this statement	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
	Sep-11	Daniel C. DeCarlo	Preparation of Motion for Attorney's Fees pursuant to District Court's 8-24 Minute Order;conferences re same	15	0	325	4875		See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
	Sep-11	Mina I. Hamilton	Preparation of Motion for Attorney's Fees pursuant to District Court's 8-24 Minute Order; including conferences re same, drafting of memorandum of points and authorities, research re same, preparation of supporting documents and joint statement	45	0	260	11700	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Description of Tasks re "Attorney's Fees Motion"	Hours Requested by Plaintiffs (Estimated, at Minimum)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
	Sep-11	Josephine A. Brosas	Preparation of Motion for Attorney's Fees pursuant to District Court's 8-24 Minute Order; including conferences re same, research re same, drafting of memorandum of points and authorities and supporting documents, and preparation of joint statement (various excel spreadsheets)	45	0	235	10575	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
					0			*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
					0			*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
					0			*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	Oct-11	David N. Makous	Preparation of Reply in Support of Motion for Attorney's Fees pursuant to District Court's 8-24 Minute Order	10	0	450	4500	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
	Oct-11	Daniel C. DeCarlo	Preparation of Reply in Support of Motion for Attorney's Fees pursuant to District Court's 8-24 Minute Order	10	0	325	3250	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
	Oct-11	Mina I. Hamilton	Preparation of Reply in Support of Motion for Attorney's Fees pursuant to District Court's 8-24 Minute Order	25	0	260	6500	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
	Oct-11	Josephine A. Brosas	Preparation of Reply in Support of Motion for Attorney's Fees pursuant to District Court's 8-24 Minute Order	25	0	235	5875	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
					0			*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Description of Tasks re "Attorney's Fees Motion"	Hours Requested by Plaintiffs (Estimated, at Minimum)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
					0			*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
25162-14	Nov-11	David N. Makous	Preparation for and attend hearing on Motion for Attorney's Fees	10	0	450	4500	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
	Nov-11	Mina I. Hamilton	Preparation for and attend hearing on Motion for Attorney's Fees	10	0	260	2600	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
							61125	[estimated]	

Time Spent in Connection with Joint Status Report (estimated)									
Client/ Matter	Date	Tkpr	Description of Tasks re "Joint Status Report"	Hours Requested by Plaintiffs (Estimated, at minimum)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
25162-14	Sep-11	David N. Makous	Review/Revise plaintiffs' portion of Joint Status Report; conferences re same	15	0	450	6750	* Defendants have failed to comply with the Court's Order. They merely provided an identical and omnibus objection to every single entry, thus depriving plaintiffs and, importantly, the Court, an opportunity to address Defendants' position as to each disputed item or entry. What Defendants have done is not helpful and defeats the purpose of the Court's Order. Defendants have waived their right to object to a particular entry. See also Memorandum of Points and Authorities in Support of Plaintiffs' Motion for Attorney's Fees and Costs which addresses Defendants' "Comments". (Note: "" below incorporates by reference this statemen	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Description of Tasks re "Joint Status Report"	Hours Requested by Plaintiffs (Estimated, at minimum)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
	Sep-11	Daniel C. DeCarlo	Review/Revise plaintiffs' portion of Joint Status Report; conferences re same	15	0	325	4875	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Description of Tasks re "Joint Status Report"	Hours Requested by Plaintiffs (Estimated, at minimum)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
	Sep-11	Mina I. Hamilton	Drafted plaintiffs' portion of Joint Status Report; legal research; preparation of exhibits to same; conferences re same	55	0	260	14300	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein

Client/ Matter	Date	Tkpr	Description of Tasks re "Joint Status Report"	Hours Requested by Plaintiffs (Estimated, at minimum)	Hours Defendants Believe Should be Awarded	Actual Rates	Total Amount	Brief Summary of Plaintiffs' Position (for each disputed item)	Brief Summary of Defendants' Position (for each disputed item)
	Sep-11	Josephine A. Brosas	Preparation of declaration and exhibits; research; and prepared for filing plaintiffs' portion of report; conferences re same	30	0	235	7050	*	See Defendants' Comments to Joint Statement and Declaration of Andrew Serwin in Support thereof, concurrently submitted, which is hereby incorporated by reference as if fully set forth herein
				115			32975	(+ additional fees for further briefing/further work on remand)	